

Dated

2025

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**LONDON UNDERGROUND LIMITED  
and  
MATISA (U.K.) LIMITED**

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**CONTRACT**

**For the purchase of New Wheelsets, Wheelset  
Overhaul, Supply, and Comprehensive  
Maintenance Agreement for EV MATISA Tampers**

**CONTRACT REFERENCE NUMBER:** 

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## FORM OF CONTRACT

**THIS CONTRACT dated the 10<sup>th</sup> December 2025**

### **BETWEEN**

- (1) **London Underground Limited** registered in England and Wales under number 01900907 and having its registered office at 5 Endeavour Square, London E20 1JN ("the Purchaser"); and
- (2) **MATISA (U.K.) Limited**, a company registered in England and Wales under number 00831050 and having its registered office at Matisa HQ, Dawes Lane, Scunthorpe, England, DN15 6UW ("the Supplier").

### **WHEREAS:**

- (1) The Supplier carries on the business of selling the Goods and providing the Services.
- (2) The Purchaser wishes to buy and the Supplier wishes to supply the Goods and Services on the terms and conditions set out in the Contract.

### **IT IS HEREBY AGREED AS FOLLOWS: -**

1. The Purchaser and the Supplier hereby agree and declare that this form of Contract and the Schedules and other documents listed below will constitute the Contract.
2. The Schedules and other documents are:

### **Schedules**

- 1. Conditions of Contract**
- 2. Detailed Terms**
- 3. Prices**
- 4. Specification**
- 5. Supplier Performance**
- 6. Heavy Goods Direct Vision Standard**

## SCHEDULE 1 CONDITIONS OF CONTRACT

### 1. Definitions

In these conditions of contract (“**Conditions of Contract**”), unless the context indicates otherwise, the expression:

- 1.1. “**Act**” means the Housing Grants, Construction and Regeneration Act 1996 as amended by the Local Democracy, Economic Development and Construction Act 2009;
- 1.2. “**Applicable Laws**” means, depending on the context, all or any laws, statutes, proclamations, recommendations, codes of practice, by-laws, directives, Regulations, statutory instruments, rules, orders, rules of court, delegated or subordinate legislation, rules of common law or any European Union legislation (including any declarations of conformity) assimilated or modified by or under the EUWA, at any time or from time to time in force in the whole or any part of the United Kingdom and which are or may become applicable to the Contract, any agreement or document referred to in the Contract, or for the supply of the Goods and/or performance of the Services;
- 1.3. “**Associated Person**” shall have the meaning given to it by section 26 of the Procurement Act 2023;
- 1.4. “**CCSL**” means the Centre for Civil Society Limited, a registered company in England (company number: 07333734) whose registered office is Jacquard Point, 1 and 3 Tapestry Way, London, E1 2FJ or any relevant replacement organisation as notified to the Supplier by the Purchaser from time to time;
- 1.5. “**Cessation Plan**” means a plan agreed between the parties or determined by the Purchaser pursuant to Clause 19.5 to give effect to a Set Aside Order or a Public Procurement Termination Event;
- 1.6. “**Confidential Information**” means any information given orally or in writing which is a trade or business secret or method; technical know-how; personal data which relates to a living individual who can be identified from that information; information relating to any crime, breach of statutory duty or criminal investigations; information relating to the protection of prominent persons, national security, counter-terrorism or any other information relating to the provision of police services for any national or international purpose; information relating to the Purchaser’s obligations pursuant to sections 118 to 121 of the Railways Act 1993; confidential financial information including, without limitation, business plans, taxation information and returns to shareholders; and any other information that a business would reasonably expect to be able to protect by virtue of business confidentiality provisions;
- 1.7. “**Connected Person**” shall have the meaning given to it in paragraph 45, Part 3, Schedule 6 of the Procurement Act 2023;
- 1.8. “**Contract**” means the contract between the Purchaser and the Supplier for the [supply of the Goods and/or performance of the Services] which comprises these Conditions of Contract, the Purchase Order and any specification, description, drawing or sample of the Goods and/or Services or other document referred to in the Conditions of Contract or the Purchase Order;

- 1.9. **“Contract Information”** means (i) the Contract in its entirety (including from time to time agreed changes to the Contract) and (ii) data extracted from the invoices submitted pursuant to Clause 13 which shall consist of the Supplier’s name, the expenditure account code, the expenditure account code description, the SAP document number, the clearing date and the invoice amount;
- 1.10. **“Contract QUENSH Conditions”** means all those contract, quality, environmental, health and safety conditions in force from time to time and contained in the QUENSH Manual as may be amended from time to time;
- 1.11. **“Data Protection Legislation”** means:
- (a) any legislation in force from time to time in the United Kingdom relating to privacy and/or the Processing of Personal Data, including but not limited to the Data Protection Act 2018;
  - (b) any statutory codes of practice issued by the Information Commissioner in relation to such legislation; and
  - (c) the Privacy and Electronic Communications (EC Directive) Regulations 2003;
- 1.12. **“Debarment List”** shall have the meaning given to it by section 57 of the Procurement Act 2023;
- 1.13. **“Documentation”** means all documents, items of information, data, reports, drawings, specifications, plans, software, designs, inventions and/or other material produced or supplied by or on behalf of the Supplier in the performance of the Contract and whether in paper form or stored electronically;
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- 1.14. **“EUWA”** means the European Union (Withdrawal) Act 2018 as amended by the REUL Act;
- 1.15. **“Excludable Supplier”** shall have the meaning given to it by section 57 of the Procurement Act 2023;
- 1.16. **“Excluded Supplier”** shall have the meaning given to it by section 57 of the Procurement Act 2023;
- 1.17. **“Existing Contracts”** means any and all contracts, whether current, expired or terminated, pursuant to which goods and/or services have been supplied and/or provided by the Supplier (in the capacity of supplier or subcontractor) to the Purchaser and/or any other member of the TfL Group;
- 1.18. **“GLA Act”** means the Greater London Authority Act 1999;
- 1.19. **“GLA Responsible Procurement Policy”** means the ‘GLA Group Responsible Procurement Policy’ dated March 2021, and amended or replaced from time to time and such guidance relating to the implementation of such policy as may be notified by the Purchaser to the Supplier from time to time;

- 1.20. **“Goods”** means the goods (if any) or any part thereof specified in the Purchase Order and includes any Specialist Tooling, equipment, plant, materials or assets to be supplied by the Supplier including as part of any Services to be performed under the Contract (and in each case including any replaced or repaired Goods supplied in accordance with Clause 0);
- 1.21. **“Greater London”** means that term as it is used in the GLA Act;
- 1.22. **“Infrastructure Manager”** has the meaning ascribed to it in the Railways and Other Guided Transport Systems (Safety) Regulations 2006;
- 1.23. **“Intellectual Property Rights”** means any intellectual property rights in any part of the world and includes but is not limited to all rights to, and interests in, any patents (including supplementary protection certificates), designs, utility models, trade-marks, service marks, trade and business names and get up, moral rights, domain names, copyright and neighbouring rights, databases, semi-conductors, know how, knowledge, trade secrets and any other proprietary rights or forms of intellectual property (protectable by registration or not) whether registered or not in respect of any technology, technique, concept, idea, style, scheme, formula, system, logo, mark or other matter or thing, existing or conceived, used, developed or produced by any person, together with all applications and rights to apply for registration or protection of such rights, Confidential Information relating to those rights, material embodying those rights and in each case rights of a similar or corresponding character;
- 1.24. **“London Living Wage”** the London rate for the basic hourly wage as updated and published annually by the CCSL (or any relevant replacement organisation) on its website ([www.livingwage.org.uk](http://www.livingwage.org.uk));
- 1.25. **“Losses”** means any expenses, liabilities, losses, claims, proceedings, compensation and costs whatsoever and howsoever arising;
- 1.26. **“LUL”** means London Underground Limited (company registered number: 1900907) and its successors in title and assigns;
- 1.27. **“Mayor”** means the person from time to time holding the office of Mayor of London as established by the GLA Act;
- 1.28. **“Operator”** means a person with statutory duties to provide or secure the provision for Greater London of public passenger services by railway or a person who secures the provision of such services through appropriate contractual arrangements;
- 1.29. **“PDF Invoice”** means an invoice in PDF (portable document format) format.
- 1.30. **“Personal Data”** has the meaning given to it in the Data Protection Legislation;
- 1.31. **“Price”** means the price of the Goods and/or Services stated in the Purchase Order;
- 1.32. **“Processing”** or **“processing”** has the meaning given to it in the Data Protection Legislation;
- 1.33. **“Public Procurement Termination Event”** means the Purchaser considers that the Contract was awarded or modified in material breach of the Procurement Act 2023 for the purposes of section 78(2)(a) of the Procurement Act 2023;
- 1.34. **“Purchase Order”** means the Purchaser's order form (which is subject to these Conditions of Contract) setting out details for the supply of the Goods and/or performance of the

Services such as the specification, quantity, price, delivery time, place, date and invoicing requirements;

- 1.35. **“Purchaser”** means the member of the TfL Group named in the relevant Purchase Order and its successors in title and assigns;
- 1.36. **“QUENSH Manual”** means the manual issued by LUL and containing the Contract QUENSH Conditions as amended from time to time;
- 1.37. **“Regulations”** includes any regulation, rule, official directive, request or guideline (whether or not having the force of law) of any governmental, intergovernmental or supranational body, agency, department or regulatory, self-regulatory or other authority or organisation;
- 1.38. **“Relevant Subcontractor”** means a Subcontractor or subcontractor of any tier for the purposes of section 78(2)(c) of the Procurement Act 2023;
- 1.39. **“REUL Act”** means the Retained EU Law (Revocation and Reform) Act 2023;
- 1.40. **“Services”** means the services and/or works (if any) specified in the Purchase Order;
- 1.41. **“Set Aside Order”** means an order setting aside the Contract, any part of the Contract or any modification of the Contract, in each case made by a court of competent jurisdiction in accordance with section 104 of the Procurement Act 2023;
- 1.42. **“Specialist Tooling”** means all jigs, tools, fixtures, moulds, patterns and/or equipment which are supplied or paid for by the Purchaser or developed at the Purchaser’s expense including any replacements thereof in accordance with the Contract;
- 1.43. **“Standards”** means the Category 1 and 2 Standards and Draft Category 1 and 2 Standards and such European, British and International Standards and associated Codes of Practice required by London Underground Limited for the Supplier to supply the Goods and/or perform the Services in accordance with good industry practice. A full set of current Standards is available for the Supplier’s use on-line at the LU Standards e-library or as notified to the Supplier;
- 1.44. **“Subcontract”** means a contract between the Supplier and a Subcontractor;
- 1.45. **“Subcontractor”** means a subcontractor to the Supplier, being the counterparty of a contract with the Supplier involved in the supply of goods, facilities or services necessary for or related to the provision of the Goods and/or Services (or any part of them);
- 1.46. **“Supplier”** means the person, firm or company to whom the Purchase Order is addressed and includes any assignee permitted by the Purchaser in accordance with Clause 34.1;
- 1.47. **“Supplier Exclusion Ground”** means:
  - (i) the Supplier has, since the award of the Contract, become an Excluded Supplier or Excludable Supplier (including by reference to an Associated Person) for the purposes of section 78(2)(b) of the Procurement Act 2023; and/or
  - (ii) a Relevant Subcontractor, is or becomes an Excluded Supplier or Excludable Supplier for the purposes of section 78(2)(c) of the Procurement Act 2023;
- 1.48. **“Supplier Personnel”** means all persons, including (without limitation) employees, workers, officers, suppliers, sub-contractors and agents of the Supplier, who or which are engaged

in any of the performance of the Supplier's obligations under this Contract, performance of any of the Services and/or supply of any of the Goods.

- 1.49. **"TfL Group"** means Transport for London ("**TfL**"), a statutory body set up by the GLA Act and any of its subsidiaries and their subsidiaries (as defined in section 1159 of the Companies Act 2006) from time to time and reference to "any member of the TfL Group" shall refer to TfL or such subsidiary. The Purchaser is a member of the TfL Group;
- 1.50. **"Transparency Commitment"** means TfL's commitment (applying to TfL, the Purchaser and the rest of the TfL Group) to publish contracts, tender documents and data from invoices received in accordance with the Local Government Transparency Code 2015 and TfL's own published transparency commitments.
- 1.51. **"Underground Network"** means the stations and depots (wherever situate), assets, systems, track, and other buildings which are used in the maintenance and provision of the underground service known as "London Underground"; and
- 1.52. **"VAT"** means value added tax as provided for in the Value Added Tax Act 1994 and any tax replacing the same or of a similar nature.

## **2. Interpretation**

In these Conditions of Contract the following shall apply:

- 2.1. clause headings are for convenience only and do not form part of or affect the interpretation of these Conditions of Contract;
- 2.2. unless noted to the contrary, any reference to any Clause is a reference to that Clause in these Conditions of Contract;
- 2.3. any reference to "person", "firm" or "company" includes any individual, company, unincorporated association or body (including a partnership or joint venture) or other entity whether or not having separate legal personality;
- 2.4. any term importing the singular number includes the plural number and vice versa;
- 2.5. a reference to any statute or regulation or provision thereof shall be construed as a reference to that statute, regulation or provision as amended, re-enacted or extended at the relevant time and references to Applicable Laws includes all subordinate legislation made under them, in each case from time to time; and
- 2.6. where the Act applies to these Conditions of Contract or to the Contract of which these Conditions of Contract form part, a period of time stated in days is a period calculated in accordance with section 116 of the Act.

## **3. Acceptance of Purchaser's Conditions of Contract**

- 3.1. The Supplier shall be deemed to have accepted all the Conditions of Contract to the exclusion of any other terms or conditions including any terms or conditions contained in any quotation, tender, acknowledgement or acceptance of order or any other document of the Supplier 48 hours after issue of the Purchase Order or delivery of the Goods and/or performance of the Services, whichever is the sooner.

## **4. Agreement to Supply the Goods and/or Perform the Services**

4.1. The Supplier shall supply the Goods and/or perform the Services and the Purchaser shall pay the Supplier in accordance with the Contract. The Supplier shall not depart from any aspect of the Contract without the prior written consent of the Purchaser.

## **5. Safe Operation of the Underground Network**

5.1. Without prejudice to any other provisions of the Contract, in supplying the Goods and/or performing the Services, the Supplier shall, and shall procure that Supplier Personnel shall, at all times:

- a) not do or omit to do or prevent any act which may affect the safe operation of the Underground Network or endanger the safety of the personnel of any member of the TfL Group, the public or any other person; and
- b) whilst on the Purchaser's premises or any premises for which the Purchaser is responsible, comply with any requirements and/or instructions given by an authorised representative of the Purchaser in connection with the supply of the Goods and/or performance of the Services under the Contract including a request for the Supplier, or any Supplier Personnel to leave the premises immediately.

## **6. Supply of Goods and/or Performance of the Services**

6.1. The Supplier shall ensure and warrants to the Purchaser that the Goods will:

- a) be of satisfactory quality (within the meaning of the Sales of Goods Act 1979) and fit for any purpose held out by the Supplier or made known to the Supplier by the Purchaser, expressly or by implication, and in this respect the Purchaser relies on the Supplier's skill and judgment;
- b) without prejudice to any other warranty, including manufacturer or product warranty, offered by the Supplier and the Purchaser's right to rely on the same, be free from defects in design, materials and workmanship and remain so for 12 months or such other period after delivery in accordance with Clause 11 as stated in the Purchase Order;
- c) conform in all respects with any relevant specification, description, drawing and/or sample which forms part of the Contract; and
- d) comply with all Standards and all Applicable Laws from time to time in force relating to the supply of the Goods including, without limitation, in relation to their manufacture, labelling, packaging, storage, handling and delivery.

6.2. The Supplier shall ensure and warrants to the Purchaser that the Services will:

- a) be performed by appropriately qualified, trained and experienced personnel exercising the highest standard of care, skill, diligence and expedition in accordance with best practice in the Supplier's industry, profession or trade.
- b) be performed in accordance with the Contract and conform in all respects with any relevant specification, description or drawings which forms part of the Contract and that any deliverables to be produced by the Supplier in respect of the Services will be fit for any purpose expressly or impliedly made known to the Supplier by the Purchaser; and

c) comply with all Standards and all Applicable Laws from time to time in force relating to the performance of the Services.

6.3. The Supplier warrants to the Purchaser that it has the right to grant to the Purchaser and any member of the Tfl Group all licences (including without limitation, all rights to sub-license) of all and any Intellectual Property Rights as contemplated by this Contract.

6.4. The Supplier warrants to the Purchaser that, as at the date of this Contract, none of the Supplier, the Supplier's Associated Persons or any Relevant Subcontractor is an Excluded Supplier or Excludable Supplier (including in each case by reference to their Connected Persons).

6.5. It is the Supplier's responsibility to ensure that it receives from the Purchaser the Standards applicable to the supply of the Goods and/or performance of the Services including, where relevant, the Contract QUENSH Conditions which govern safety for places of work on or around the Underground Network. If the Supplier has not received the Standards or, where relevant, has not been provided with the Contract QUENSH Conditions it shall immediately notify the Purchaser in writing.

## **7. Inspection and Tests**

7.1. The Supplier shall give the Purchaser's authorised representatives access at all reasonable times to the Supplier's premises and permit such representatives to inspect and test the Goods during their manufacture and the materials and any equipment to be used in their manufacture. If all or any part of the Goods are manufactured or assembled on other premises, the Supplier shall obtain for the Purchaser's authorised representatives permission and access to inspect and test the Goods on the same basis as if they were manufactured or assembled on the Supplier's premises.

7.2. The Purchaser's authorised representatives shall have the right to reject all or any part of the Goods which in their opinion fail to comply with the Contract.

7.3. All inspections and tests that may be required by the Purchaser in accordance with this Clause 7 shall be undertaken at the [REDACTED]

7.4. The exercise by the Purchaser of its rights under Clauses 7.1 to 7.3 shall not relieve the Supplier from any of its obligations under the Contract.

## **8. Specialist Tooling – Not used**

8.1. The Supplier shall be responsible for maintaining Specialist Tooling in good condition and fit for use, and save in respect of fair wear and tear shall immediately replace at its own cost any such items which are lost, damaged or destroyed.

8.2. All Specialist Tooling shall remain the Purchaser's property and whilst such Specialist Tooling is on the Supplier's premises the Supplier shall clearly label it as the Purchaser's property. The Supplier shall not at any time move Specialist Tooling from its premises or dispose of Specialist Tooling without the prior written consent of the Purchaser.

8.3. The Supplier shall not use any Specialist Tooling for the production, manufacture or design of any materials other than those contracted for by the Purchaser.

8.4. The Purchaser shall have the option to purchase any tooling of a specialist nature used by the Supplier in the manufacture of the Goods and/or performance of the Services which is

not the Purchaser's property at a fair market price less any sum already paid by the Purchaser towards the cost of such tooling.

**9. Construction (Design and Management) Regulations 2015**

Not Used

**10. Responsibility for Goods and Insurance**

10.1. The Supplier shall be responsible for and shall at its sole cost arrange and maintain insurance against damage to or loss of Goods completely or partially manufactured and all materials acquired by or delivered to the Supplier in connection with the Contract whether or not the property of the Supplier or the Purchaser until such time as the Goods are delivered to and accepted by the Purchaser and/or the Services are completed. The insurance to be maintained in accordance with this Clause 10.1 shall be for the full replacement value of such Goods and materials.

**11. Delivery of Goods and/or Performance of Services**

11.1. The Supplier shall deliver the Goods and/or perform the Services at the place, on the date or dates and within the times stated in the Purchase Order.

11.2. Where the Goods are supplied by weight all packing material shall be deducted from the gross weight and only the net weight of the Goods delivered shall be invoiced by the Supplier and paid for by the Purchaser. If the Supplier requires the return of any packaging material it shall state this on the delivery note to be provided in accordance with Clause 11.3 and the Purchaser, without incurring any legal liability, shall return such packaging material at the Supplier's expense and risk.

11.3. The Supplier shall provide a detailed delivery note stating the Purchase Order number, a description of the Goods (including part numbers and specialist storage instructions (if any)) and/or the Services, and any other information notified in writing to the Supplier by the Purchaser. The Supplier shall deliver a copy of the delivery note with the Goods or at the commencement of the Services (as applicable) and post a duplicate to the place of delivery or performance at the time of dispatch or prior to the commencement of the Services (as applicable).

11.4. Delivery of the Goods shall be completed on the completion of unloading of the Goods at the place stated in the Purchase Order. The Supplier shall be responsible for, and shall comply with all reasonable instructions of the Purchaser with regard to, the unloading of the Goods.

11.5. On delivery the Purchaser shall not be deemed to accept the Goods (whether or not a delivery note is signed) until the Purchaser has had a reasonable opportunity to inspect and/or test the Goods.

11.6. The risk of damage to, or loss of, the Goods shall pass to the Purchaser upon delivery of the Goods at the place stated in the Purchase Order.

11.7. Without prejudice to any rights of rejection the Purchaser may have, property in and title to the Goods shall pass to the Purchaser upon the earlier of their delivery at the place stated in the Purchase Order and the time when the Purchaser pays for them.

## 12. Work Related Road Risk

12.1 For the purposes of **Clauses 12.2 to 12.10** (inclusive) of this Contract, the following expressions shall have the following meanings:

<b>“Alternative Scheme”</b>	has the meaning given to it in Clause 12.2.1;
<b>“Approved Progressive Driver Training”</b>	an ongoing programme of Drivers’ training to ensure they have the appropriate knowledge, skills and attitude to operate safely on urban roads. This includes the training specific for the urban environment consistent with the FORS Standard accreditation level required by Clause 12.2.3 with reference to the value of the Contract;
<b>“Category M Vehicle”</b>	a power-driven vehicle having at least four wheels and designed for the carriage of passengers;
<b>“Category N1 Vehicle”</b>	a vehicle with a MAM not exceeding 3,500 kilograms but not including Category M Vehicles;
<b>“Category N2 HGV”</b>	a vehicle with a MAM exceeding 3,500 kilograms but not exceeding 12,000 kilograms and not including Category M Vehicles;
<b>“Category N3 HGV”</b>	a vehicle with a MAM exceeding 12,000 kilograms but not including Category M Vehicles;
<b>“CLOCS Standard”</b>	means the Construction Logistics and Community Safety standard, which aims to eliminate risk of a collision between vehicles servicing the construction sector and vulnerable road users by ensuring effective practice in the management of operations, vehicles, drivers and construction sites; further information can be found at: <a href="http://www.clocs.org.uk">www.clocs.org.uk</a> ;
<b>“Collision Report”</b>	a report detailing all collisions during the previous twelve (12) months involving injuries to persons or fatalities;
<b>“Delivery and Servicing Vehicle”</b>	an HGV or Category N1 Vehicle;
<b>“Direct Vision Standard” or “DVS”</b>	Direct Vision Standard, a performance based assessment and rating tool, as updated from time to time that measures how much direct vision a Driver has from a Category N3 HGV cab in relation to other road users. Further information can be found at: <a href="http://www.tfl.gov.uk">www.tfl.gov.uk</a>

<b>“Driver”</b>	any individual member of Supplier Personnel including an agency or contracted driver, who operates Delivery and Servicing Vehicles on behalf of the Supplier while providing the Goods and/or Services;
<b>“DVLA”</b>	Driver and Vehicle Licensing Agency;
<b>“FORS”</b>	the Fleet Operator Recognition Scheme, which is an accreditation scheme for businesses operating commercial vehicles including vans, HGV, coaches and powered two wheelers. It offers impartial, independent advice and guidance to motivate companies to improve their compliance with relevant laws and their environmental, social and economic performance;
<b>“FORS Standard”</b>	the standard setting out the accreditation requirements for the Fleet Operator Recognition Scheme, a copy of which can be found at: <a href="http://www.fors-online.org.uk">www.fors-online.org.uk</a>
<b>“Gold Accreditation”</b>	the highest level of accreditation within the FORS Standard, the requirements of which are more particularly described at: <a href="http://www.fors-online.org.uk">www.fors-online.org.uk</a>
<b>“HGV”</b>	a vehicle designed for the carriage of goods and which has a MAM exceeding 3,500 kilograms but not including Category M Vehicles;
<b>“MAM”</b>	the maximum authorised mass of a vehicle or trailer including the maximum load that can be carried safely while the vehicle is used on the road;
<b>“Silver Accreditation”</b>	the second highest level of accreditation within the FORS Standard, the requirements of which are more particularly described at: <a href="http://www.fors-online.org.uk">www.fors-online.org.uk</a>
<b>“Supply Chain”</b>	any sub-contractors or sub-consultants of whatever tier beneath the Supplier and appointed in relation to the provision of the Goods and/or Services;
<b>“WRRR Self-Certification Report”</b>	has the meaning given to it in Clause 12.8.

### **Fleet Operator Recognition Scheme Accreditation**

12.2 Where the Supplier operates Delivery and Servicing Vehicles to provide the Goods and/or Services, it shall within 90 days of the date of the Contract:

- 12.2.1 (unless already registered) register for FORS or a scheme, which in the reasonable opinion of the Purchaser, is an acceptable substitute to FORS (the “**Alternative Scheme**”); and
- 12.2.2 (unless already accredited to the required Accreditation within the FORS Standard for the value of the contract as set out in Clause 12.2.3 below) have attained the accreditation in relation to the corresponding contract value shown at Clause 12.2.3 below.
- 12.2.3 The required FORS Standard accreditation corresponding to the relevant contract value:

<b>Value of Contract with the Purchaser (or reasonably estimated value of the Contract where it is not fixed price)</b>	<b>Required standard</b>	
Price or estimated Price of one million pounds sterling or less (≤ £1,000,000)	For the Supplier	Silver Accreditation (or higher) or the equivalent standard within the Alternative Scheme
	For the Supply Chain	Silver Accreditation (or higher) or the equivalent standard (or higher) within the Alternative Scheme
Price or estimated Price of over one million pounds sterling (>£1,000,000)	For the Supplier	Gold Accreditation or the equivalent standard within the Alternative Scheme
	For the Supply Chain	Silver Accreditation (or higher) or the equivalent standard (or higher) within the Alternative Scheme

- 12.2.4 The Supplier shall maintain the relevant standard set out in clause 12.2.3 above (or the equivalent within the Alternative Scheme) by way of an annual independent audit in accordance with the relevant accreditation within the FORS Standard or take such steps as may be required to maintain the equivalent standard within the Alternative Scheme.
- 12.2.5 The Supplier shall procure that its Supply Chain maintain the relevant standard set out in Clause 12.2.3 above (or the equivalent standard within the Alternative Scheme) by way of an annual independent audit in accordance with the relevant accreditation within the FORS Standard or take such steps as may be required to maintain the equivalent standard within the Alternative Scheme.

### **Safety Features on HGVs**

- 12.3 The Supplier shall ensure that every HGV, which it uses to provide the Goods and/or Services, shall be fitted with safety features consistent with the Silver Accreditation.

### **Construction Logistics and Community Safety (CLOCS)**

- 12.4 Where applicable (for contracts where the value of relevant Services to be provided exceeds or is estimated to exceed one million pounds sterling (£1,000,000)):

12.4.1 the Supplier shall comply with the CLOCS Standard

12.4.2 the Supplier shall ensure that the conditions at all sites and locations where:

12.4.2.1 the Services are being delivered, or

12.4.2.2 in connection with the performance of the Services, any waste is being disposed of or supplies are being delivered to or from,

are appropriate for each Delivery and Servicing Vehicle being used in the provision of the Services.

### **Direct Vision Standard (DVS)**

- 12.5 Not used

### **Driver Training**

- 12.6 Where the Supplier operates Delivery and Servicing Vehicles to provide the Goods and/or Services the Supplier shall ensure that each of its Drivers attend Approved Progressive Driver Training throughout the duration of the Contract.

### **Collision Reporting**

- 12.7 Where the Supplier operates Delivery and Servicing Vehicles to deliver the Contract, the Supplier shall:

12.7.1 within 15 days from the date of this Contract, provide to the Purchaser a Collision Report; and

12.7.2 provide to the Purchaser an updated Collision Report within five working days of a written request from the Purchaser at any time.

### **Self Certification of Compliance**

- 12.8 Where the Supplier operates Delivery and Servicing Vehicles to provide the Goods and/or Services, within 90 days of the date of this Contract, the Supplier shall provide a written report to the Authority detailing its compliance with Clauses 12.2, 12.3, 12.5, , 12.6 and 12.7 (as applicable) of this Contract (the “**WRRR Self-Certification Report**”). The Supplier shall provide updates of the WRRR Self-Certification Report to the Purchaser on each six (6) month anniversary of its submission of the initial WRRR Self-Certification Report.

### **Obligations of the Supplier regarding subcontractors**

12.9 In addition to compliance with Clause 12.2.5, the Supplier shall procure that those members of the Supply Chain who operate Category 1 Vehicles, Category N2 HGVs and/or Category N3 HGVs to provide the Goods and/or Services shall comply with the corresponding provisions of this Contract:

12.9.1 for all Delivery and Servicing Vehicles, Clauses 12.4, 12.6, 12.7. 12.8; and

12.9.2 for Category N2 HGVs – Clause 12.3; and

12.9.3 for Category N3 HGVs – Clauses 12.3,

as if those members of the Supply Chain were a party to this Contract.

### **Failure to Comply**

12.10 Without limiting the effect of any other clause of this Contract relating to termination, if the Supplier fails to comply with Clauses 12.2, 12.3 (where applicable), 12.5 (where applicable), 12.6, 12.7, 12.8 and 12.9:

12.10.1 the Supplier has committed a material breach of this Contract; and

12.10.2 the Supplier may refuse the Supplier, Supplier Personnel and its and their Delivery and Servicing Vehicles entry onto any property that is owned, occupied or managed by the Supplier for any purpose (including but not limited to deliveries).

### **13. Invoices and Payment**

13.1. An invoice for the Price stating the Purchase Order number, cost centre number(s), supplier code, delivery address, a brief description of the Goods including part numbers (if any) and/or Services, and any other information notified in writing to the Supplier by the Purchaser shall be sent by the Supplier to the address for invoices stated in the Purchase Order after the delivery of Goods and/or performance of the Services. The Supplier shall submit any invoice as a PDF Invoice by email to the email address stated in the Purchase Order or shall submit any invoice as a PDF Invoice via the Electronic Invoicing Platform and in compliance with the Electronic Procure to Pay (eP2P) Vendor Handbook. The Supplier shall ensure that each PDF Invoice has a unique file reference and be a separate PDF file.

13.2. Subject to Clause 13.4, the Purchaser shall assess and verify each invoice in a timely manner and, if the invoice is approved the Purchaser shall pay the Price within 30 days of the date of receipt of the invoice (the "**Final Date for Payment**"). The Purchaser's obligation to pay the Supplier shall be conditional upon the Supplier notifying the Purchaser in writing of its bank account details. The Purchaser shall make payments by Bank Transfer (Bank Automated Clearance System (BACS)) or such other method as it may notify from time to time. The Purchaser shall not be entitled to treat any properly submitted invoice as disputed or incorrect solely due to its own undue delay in assessing and verifying it. If the Purchaser intends to pay less than the amount stated in the invoice, it shall issue a notice to the Supplier without undue delay (and not later than one day before the Final Date for Payment), stating the amount considered to be due and the basis on which that sum is calculated.

13.3. If the Purchaser fails to pay any amount properly due and payable by it under the Contract by the Final Date for Payment the Supplier shall be entitled to simple interest on any

outstanding amount at the rate of 5% per annum above the base rate for the time being of the Bank of England accruing on a daily basis from the Final Date for Payment until the date of actual payment. This Clause 13.3 shall not apply to payments that the Purchaser disputes in good faith.

13.4. This Clause 13.4 shall apply where Part II of the Act applies:

13.4.1. Not less than 14 days before the final day of each of the Purchaser's accounting periods as notified to the Supplier by the Purchaser from time to time, the Supplier shall submit to the address for invoices stated in the Purchase Order an Application for Payment ("**AFP**") in respect of any delivery of Goods and/or performance of Services in the preceding accounting period and for which an AFP has not already been submitted. The AFP shall contain the information required in accordance with Clause 13.1 and state the sum that the Supplier considers will become due to him on the payment due date in accordance with Clause 13.4.3 below and the basis on which that sum is calculated.

13.4.2. Not later than five days after each payment due date the Purchaser shall issue a Contract Payment Approval Form ("**CPAF**") to the Supplier. The CPAF shall be the Purchaser's notice of payment and shall specify the amount due at the payment due date ("**Notified Sum**") and the basis on which that sum is calculated. Not later than five days after receipt of the CPAF, the Supplier shall deliver an invoice for the sum certified in the CPAF. The Supplier shall issue a corrected invoice, where required, within five days of receipt of any Pay Less Notice in accordance with Clause 13.4.5 below.

13.4.3. The date on which each payment becomes due shall be the later of:

(i) the final day of the relevant accounting period; and

(ii) 14 days after the date of receipt by the Purchaser of the Supplier's AFP.

The final date for payment is 28 days after the date on which payment becomes due.

13.4.4. If a CPAF is not issued by the Purchaser in accordance with Clause 13.4.2, the sum to be paid by the Purchaser is, subject to Clause 13.4.5, the sum stated as due in the Supplier's AFP in accordance with Clause 13.4.1.

13.4.5. If the Purchaser intends to pay less than the notified sum, it shall issue a notice to the Supplier ("**Pay Less Notice**") not later than one day before the final date for payment, stating the amount considered to be due and the basis on which that sum is calculated. The Purchaser shall not withhold payment of an amount due under the Contract unless it has notified its intention to pay less than the Notified Sum as required by the Contract.

13.4.6. If the Supplier's employment is terminated under Clause 18.1.3 because the Supplier has become insolvent the Purchaser need not pay any sum due to the Supplier either: (i) where the Supplier becomes insolvent prior to the prescribed period before the final date for payment, provided that the Purchaser issues a Pay Less Notice notifying the Purchaser's intention not to pay such sum, or (ii) in any event, if the Supplier becomes insolvent after the prescribed period before the final date for payment.

13.5. Save with the prior written consent of the Purchaser, the Price shall be:

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- 13.5.1. exclusive of any applicable VAT which shall be identified as a separate item on all invoices, AFPs and CPAFs;
  - 13.5.2. inclusive of all expenses and disbursements including, without limitation, the costs incurred in delivery of the Goods to the delivery address stated on the Purchase Order; and
  - 13.5.3. fixed for the duration of the Contract and no variation in the Price nor extra charges shall be made whether on account of increased material, labour or transport costs, fluctuation in rates of exchange or otherwise.
- 13.6. Notwithstanding Clause 13.5, the Purchaser shall be entitled to any discount for prompt payment, bulk purchase or volume purchase which the Supplier receives.
- 13.7. Any payment made by the Purchaser hereunder including the final payment under the Contract shall not prevent the Purchaser from recovering any amount overpaid or wrongfully paid however such payments may have arisen including, without limitation, those paid to the Supplier by mistake of law or of fact. The Purchaser shall be entitled to withhold from any sums due or which may become due to the Supplier from the Purchaser (i) any amount in respect of which there exists a bona fide dispute; and (ii) any amount which on the basis of the Purchaser's bona fide estimate the Purchaser considers due to it from the Supplier. Such estimates shall be binding upon the Supplier until agreement between the Purchaser and the Supplier or any award order or judgement whichever shall be earlier.

#### **14. London Living Wage**

- 14.1. For the purposes of this Clause 14, "Sub-contractor" means a sub-contractor (of any tier) of the Supplier.
- 14.2. The Supplier acknowledges and agrees that the Mayor pursuant to section 155 of the GLA Act has directed that members of the TfL Group ensure that the London Living Wage be paid to anyone engaged by any member of the TfL Group who is required to discharge contractual obligations (whether as a direct contractor or a sub-contractor (of any tier) of that direct contractor) on the Purchaser's estate in the circumstances set out in Clause 14.3.1.
- 14.3. Without prejudice to any other provision of this Contract, the Supplier shall:
- 14.3.1. ensure that its employees and workers and procure that the employees and workers of its Sub-contractors engaged in the provision of the Goods and/or Services or performance of this Contract:
    - 14.3.1.1. for two (2) or more hours of work in any given day in a week, for eight (8) or more consecutive weeks in a year; and
    - 14.3.1.2. on the Purchaser's estate including (without limitation) premises and land owned or occupied by the Purchaser,

be paid an hourly wage (or equivalent of an hourly wage) equivalent to or greater than the London Living Wage;
  - 14.3.2. ensure that none of:
    - 14.3.2.1. its employees and workers; nor

14.3.2.2. the employees and workers of its Sub-contractors,

engaged in the provision of the Goods and/or Services or performance of this Contract be paid less than the amount to which they are entitled in their respective contracts of employment;

14.3.3. provide to the Purchaser such information concerning the London Living Wage as the Purchaser or its nominees may reasonably require from time to time, including (without limitation):

14.3.3.1. all information necessary for the Purchaser to confirm that the Supplier is complying with its obligations under Clause 14; and

14.3.3.2. reasonable evidence that Clause 14 has been implemented;

14.3.4. disseminate on behalf of the Purchaser to:

14.3.4.1. its employees and workers; and

14.3.4.2. the employees and workers of its Sub-contractors,

engaged in the provision of the Goods and/or Services or performance of this Contract such perception questionnaires as the Purchaser may reasonably require from time to time and promptly collate and return to the Purchaser responses to such questionnaires; and

14.3.5. cooperate and provide all reasonable assistance in monitoring the effect of the London Living Wage including (without limitation):

14.3.5.1. allowing the CCSL to contact and meet with the Supplier's employees and workers and any trade unions representing the Supplier's employees and workers;

14.3.5.2. procuring that the Supplier's Sub-contractors allow the CCSL to contact and meet with the Sub-contractors' employees and workers and any trade unions representing the Sub-contractors' employees and workers,

in order to establish that the obligations in Clause 14.3.1 have been complied with.

14.4. For the avoidance of doubt the Supplier shall:

14.4.1. implement the annual increase in the rate of the London Living Wage; and

14.4.2. procure that its Sub-contractors implement the annual increase in the rate of the London Living Wage,

on or before 1 April in the year following the publication of the increased rate of the London Living Wage.

14.5. The Purchaser reserves the right to audit (acting by itself or its nominee(s)) the provision of the London Living Wage to the Supplier's staff and the staff of its Sub-contractors.

14.6. Without limiting the Purchaser's rights under any other termination provision in this Contract, the Supplier shall remedy any breach of the provisions of this Clause 14 within

four (4) weeks' notice of the same from the Purchaser (the "**Notice Period**"). If the Supplier remains in breach of the provisions of this Clause 14 following the Notice Period, the Purchaser may by written notice to the Supplier immediately terminate this Contract.

## **15. Purchaser's Remedies**

- 15.1. The time of delivery of the Goods and/or performance of the Services is of the essence of the Contract.
- 15.2. If the Supplier has delivered Goods that do not comply with the undertakings in Clause 6.1, then, whether or not the Purchaser has accepted the Goods and without limiting its other rights or remedies, the Purchaser may by notice in writing:
  - 15.2.1. reject all or part of the Goods and return them to the Supplier at the Supplier's risk and expense;
  - 15.2.2. terminate the Contract with immediate effect;
  - 15.2.3. require the Supplier to promptly replace or (at the Purchaser's option) repair, free of charge, the rejected Goods, or provide a full refund of the Price of the rejected Goods;
  - 15.2.4. recover from the Supplier any costs incurred by the Purchaser in obtaining substitute goods from a third party; and/or
  - 15.2.5. claim damages for any Losses incurred by the Purchaser arising from the Supplier's failure to supply Goods in accordance with the Contract.
- 15.3. If the Supplier has not performed the Services in accordance with the undertakings in Clause 6.2, then, without limiting its other rights or remedies, the Purchaser may by notice in writing require the Supplier to carry out such work as is necessary to rectify its non-performance which where necessary shall include re-performing the Services in accordance with the Contract at no extra cost within the time period that the Purchaser shall specify.
- 15.4. These Conditions of Contract shall extend to any replaced or repaired goods and/or any substituted or remedial services supplied by the Supplier.
- 15.5. The Supplier and the Purchaser agree that where there is a breach of a condition or warranty (whether express or implied) by the Supplier the Purchaser's rights or remedies are not to be limited in any way irrespective of the nature or extent of the breach.
- 15.6. The Purchaser's rights and remedies under this Contract are in addition to its rights and remedies implied by statute and common law.

## **16. Intellectual Property**

### **16.1. Existing Contracts**

This Contract is entirely without prejudice to, and nothing in it is intended to, nor shall, in any way prejudice the rights of any member of the Tfl Group in relation to intellectual property under or pursuant to Existing Contracts.

### **16.2. Vesting of Intellectual Property Rights created under this Contract**

All Intellectual Property Rights created wholly or mainly in connection with the performance of, or in order to perform, this Contract shall vest in the Purchaser. The Supplier shall procure that each of its subcontractors (of any tier) or other third party shall assign such Intellectual Property Rights to the Purchaser.

### 16.3. Ownership of the Supplier's Intellectual Property Rights

Without prejudice to clause 16.2, all Intellectual Property Rights owned by the Supplier or its subcontractors (of any tier) or other third party and which are not assigned to, or vested in, the Purchaser pursuant to clause 16.2 shall remain or be vested in the Supplier, its subcontractors (of any tier) or other third party (as the case may be).

### 16.4. Purchaser's Licence to use the Supplier's Intellectual Property Rights

The Purchaser shall have and the Supplier hereby grants and procures that its subcontractors (of any tier) or other third party grant, to the Purchaser a worldwide, royalty-free, perpetual, irrevocable, non-exclusive licence (with the right to sub-license such rights to any third party) to use and copy the Intellectual Property Rights referred to in clause 16.3 for the purposes of:-

16.4.1 understanding the Goods and/or the Services;

16.4.2 operating, maintaining, repairing, modifying, altering, enhancing, re-figuring, correcting, replacing, re-procuring and retendering the Goods and/or the Services;

16.4.3 extending, interfacing with, integrating with, connecting into and adjusting the Goods and/or the Services;

16.4.4 enabling the Purchaser to carry out the operation, maintenance, repair, renewal and enhancement of the Underground Network;

16.4.5 executing and completing the provision of the Goods and/or the performance of the Services; and

16.4.6 enabling the Purchaser to perform its function and duties as Infrastructure Manager and Operator of the Underground Network.

### 16.5. Provision of Supporting Documentation and Other Materials

The Supplier shall:

16.5.1 promptly, and in any event by no later than such date as the Purchaser may notify to the Supplier, provide at no charge to the Purchaser, copies of any materials and items (including, without limitation, Documentation) in the Supplier's or subcontractors (of any tier) or other third party's possession or control (or which ought reasonably to be in the Supplier's or subcontractors (of any tier) or other third party's possession or control) which are referred to or relied upon in using and copying, or required in any way for the use and copying of, the Intellectual Property Rights referred to in clauses 16.2, 16.3 and 16.4 above; and

16.5.2 keep copies of such materials, items and Documentation in a secure place where they will not deteriorate and undertake regular (and in any event not less than every three months) integrity testing of the same and provide written evidence of such testing to the Purchaser at regular intervals and in any event upon the Purchaser's request.

#### 16.6. Purchaser's Rights of Retention

If the Supplier has not complied with its obligations under clause 16.5.1, the Purchaser shall be entitled to retain one quarter of the sums that would otherwise be due to the Supplier under this Contract until the Supplier has complied with its obligations under clause 16.5.1.

#### 16.7. Purchaser's Rights to the Software

If the Supplier or any of its subcontractors providing software for incorporation into or operation of the Goods and/or the Services stops trading, is subject to an insolvency event equivalent to any of those events set out in clause 18.1 (including their equivalent in any jurisdiction to which the Supplier or any of its subcontractors is subject), makes known its intention to withdraw support of that software or fails to support that software in accordance with the terms of this Contract then the Supplier, at no charge to the Purchaser, shall use its best endeavours to transfer or procure the transfer to the Purchaser of all Intellectual Property Rights in that software.

#### 16.8. Purchaser's Rights in relation to Other Procurement Activities

For the avoidance of doubt, the Purchaser shall be entitled to use and copy the materials, items and Documentation referred to in clause 16.5 above and anything in which the Intellectual Property Rights referred to in clauses 16.2, 16.3 and 16.4 subsist for the purposes of inviting tenders or of procuring goods and/or services the same as or similar to the Goods and/or the Services for the carrying out of any activities in connection with the licence under clause 16.4 subject always to the Purchaser's requirements for tenderers to treat the same in the strictest confidence.

#### 16.9. Supplier's Indemnity against Third Party Intellectual Property Rights Infringement

16.9.1 The Supplier shall indemnify and hold harmless the Purchaser against any actions, claims, losses, demands, costs, charges or expenses that arise from or are incurred by reason of any infringement or alleged infringement of any Intellectual Property Rights belonging to any subcontractor (of any tier) or other third party and against all costs and damages of any kind which the Purchaser may incur in connection with any actual or threatened proceedings before any court or arbitrator or any other dispute resolution forum. If required by the Purchaser the Supplier shall conduct negotiations with any subcontractor (of any tier) or other third party and/or a defence in relation to any action, claim or demand referred to herein on behalf of the Purchaser.

16.9.2 In the event of a claim of infringement of any Intellectual Property Rights the Supplier shall use all reasonable endeavours to make such alterations or adjustment to the Goods and/or to the method of providing the Services as may be necessary to ensure that the use and provision of the Goods and the provision of the Services continues in spite of such claim.

#### 16.10. Ownership of the Purchaser's Intellectual Property Rights

Intellectual Property Rights in all documentation and in all other material and items supplied by the Purchaser to the Supplier in connection with the Contract shall remain vested in the Purchaser or the person owning such rights at the time the documentation, material or items were supplied. The Supplier shall, if so requested, at any time, execute such documents and perform such acts as may be required fully and effectively to assure to the Purchaser the rights referred to in this clause.

#### 16.11. Purchaser's Intellectual Property Rights

The Supplier is not entitled to use in any manner whatsoever any Intellectual Property Rights belonging to the Purchaser.

### 17. Indemnity and Insurance

17.1. Subject to Clause 17.2, the Supplier shall be responsible for and shall indemnify, keep indemnified and hold harmless the Purchaser and the other members of the TfL Group (including their respective personnel, agents and subcontractors) (the “**Indemnified Party**”) against all Losses which the Indemnified Party incurs or suffers as a consequence of any direct or indirect breach or any negligent performance of the Contract by the Supplier (or any Supplier Personnel), including in each case any non-performance or delay in performance of the Contract, or any breach of statutory duty, misrepresentation or misstatement by the Supplier (or any Supplier Personnel).

17.2. The Supplier shall not be responsible for and shall not indemnify the Purchaser for any Losses to the extent that such Losses are caused by any breach or negligent performance of any of its obligations under the Contract by the Purchaser and/or any other member of the TfL Group including by any of their respective personnel or agents.

17.3. Without prejudice to its obligations in Clauses 17.1 and 17.2 the Supplier shall comply with all statutory obligations to maintain insurance and shall at its sole cost arrange and maintain with a reputable insurer or insurers authorised to underwrite such risk in the United Kingdom:

17.3.1. public liability insurance and products liability insurance which in each case provides indemnity of not less than £5,000,000 (five million pounds) for any one incident or series of incidents arising out of any one event in respect of liability for death of or injury to any person and loss of or damage to property, such insurance to contain an “indemnity to principals” provision; and

17.3.2. professional indemnity insurance which provides indemnity of not less than £2,000,000 (two million pounds) for each and every claim in respect of design or other professional services for which the Supplier (or any Supplier Personnel) is responsible. Any such professional indemnity insurance shall be renewed for a period of 6 years (or such other period as the Purchaser may stipulate) following the expiry or earlier termination of the Contract.

17.4. The Supplier shall provide to the Purchaser upon reasonable notice evidence that the policies of insurance referred to in Clause 17.3 (including all statutory insurances) are in force.

### 18. Termination of Contract

18.1. Without prejudice to its other rights or remedies, the Purchaser may terminate the Contract immediately (or on such notice as the Purchaser may determine) by giving notice in writing to the Supplier if the Supplier:

18.1.1. breaches the Contract which in the case of a breach capable of remedy has not been remedied within seven days, or such other period as may be specified by the Purchaser, of the Purchaser serving notice on the Supplier requiring such remedy;

- 18.1.2. enters into compulsory or voluntary liquidation (other than for the purpose of effecting a solvent reconstruction or amalgamation provided that if the company resulting from such reconstruction or amalgamation is a different legal entity it shall agree to be bound by and assume the obligations of the Supplier under the Contract) or is deemed unable to pay its debts as they fall due in accordance with or within the meaning of section 123(1) of the Insolvency Act 1986, or a meeting of its shareholders or directors is convened to consider any resolution for (or petition or file documents with the courts for) its administration or an administrative receiver, monitor, manager, administrator, liquidator, trustee or other similar officer is appointed or notice is given to appoint the same or any similar or analogous procedure or step is taken in any jurisdiction or the Supplier applies to court for, or obtains, a moratorium under Part A1 of the Insolvency Act 1986; or
- 18.1.3. becomes insolvent as defined in section 113 of the Act; or
- 18.1.4. breaches the Supplier's obligations under Clause 20.5 or Clause 20.6; or
- 18.1.5. if the circumstances under section 72(3) of the Procurement Act 2023 apply; or
- 18.1.6. the Purchaser becomes entitled to terminate under Clause 18.4; or
- 18.1.7. the Supplier fails to comply in the provision of the Goods and Services with legal obligations in the fields of environmental, social or labour law.
- 18.2. Without prejudice to Clause 18.1, the Purchaser may at any time give 30 days' notice in writing to the Supplier terminating the Contract.
- 18.3. Without prejudice to the Purchaser's right to terminate the Contract under Clauses 18.1 and 18.2 or at common law the Purchaser may terminate the Contract at any time following a Set Aside Order or a Public Procurement Termination Event in accordance with the provisions of Clause 19.
- 18.4. The Purchaser may, where it considers that a Supplier Exclusion Ground applies, terminate the Contract in accordance with the provisions of this Clause 18.4, as follows:
- 18.4.1. the Purchaser shall serve notice on the Supplier of its intention to terminate which shall:
- (i) specify which Supplier Exclusion Ground the Purchaser considers applies; and the reasons for the Purchaser deciding to terminate on this basis;
  - (ii) invite the Supplier to make representations to the Purchaser about the existence of the Supplier Exclusion Ground and the Purchaser's decision to terminate;
  - (iii) specify the period within which, the Supplier must make such representations;
  - (iv) if applicable, specify a reasonable period (determined at the sole discretion of the Purchaser) within which the Supplier is required to have (or procure that its Subcontractor or subcontractor of any tier has) ceased subcontracting to the Excluded Supplier or Excludable Supplier, and, if the Purchaser considers necessary, appoint an alternative supplier who is approved by the Purchaser.

18.4.2. On expiry of the period referred to in Clause 18.4.1(iii) (and, where applicable, (iv)) then, if after considering the Supplier's representations, the Purchaser is satisfied that the termination ground applies, it shall be entitled to terminate the Contract immediately upon written notice or such period as the Purchaser considers appropriate.

18.5. If the Contract is terminated the liability of the Purchaser shall be limited to payment to the Supplier for those Goods and/or Services provided in accordance with the Contract up until the date of such termination.

18.6. On termination of the Contract for any reason the accrued rights and remedies of the parties shall not be affected, including, without limitation, the right to recover damages against the other party. All provisions which expressly or by implication are intended to survive the termination of the Contract shall remain in full force and effect.

18.7. In the event that the Purchaser terminates the Contract for any reason, the Supplier shall, without prejudice to any other rights or remedies which the Purchaser may have under the Contract or under general law, permit the Purchaser, at the Purchaser's option, to enter the Supplier's premises and take possession of any equipment or goods which are the property of the Purchaser (including, without limitation, Specialist Tooling).

## **19. Set Aside Order and Public Procurement Termination Event**

19.1. Without prejudice to the Purchaser's right to terminate the Contract under Clause 18 or at common law, the Purchaser may terminate the Contract at any time in accordance with the provisions of this Clause 19 in the event that:

19.1.1. a court makes a Set Aside Order; or

19.1.2. there is a Public Procurement Termination Event (subject to Clause 19.2).

19.2. In the event of a Public Procurement Termination Event, the Purchaser shall serve a notice on the Supplier of its intention to terminate which shall:

19.2.1. provide the Purchaser's reasons for considering that a Public Procurement Termination Event has occurred and the reasons for the Purchaser deciding to terminate on this basis; and

19.2.2. invite the Supplier to make representations to the Purchaser about the occurrence of the Public Procurement Termination Event and the Purchaser's decision to terminate; and

19.2.3. specify the period within which the Supplier must make such representations;

and on expiry of the period referred to in 19.2.3 above, if after considering the Supplier's representations, the Purchaser is satisfied that a Public Procurement Termination Event applies the Purchaser may terminate the Contract in accordance with Clause 19.3.

19.3. In the event that a court makes a Set Aside Order or the circumstances set out in Clause 19.2 apply, the Purchaser shall notify the Supplier of the Set Aside Order or termination as a result of the Public Procurement Termination Event (such termination to take effect immediately or on such notice as the Purchaser considers appropriate). Where there is any conflict or discrepancy between the provisions of Clause 18 and this Clause 19 or the Cessation Plan, the provisions of Clause 19 and the Cessation Plan prevail.

- 19.4. The Set Aside Order or termination as a result of the Public Procurement Termination Event shall not prejudice or affect any right, liability or remedy which has accrued or which shall accrue to either party prior to or after the Set Aside Order or termination.
- 19.5. Following receipt by the Supplier of notification under Clause 19.3, the parties (acting reasonably and in good faith) shall agree or, in the absence of such agreement, the Purchaser shall determine an appropriate Cessation Plan with the object of:
- 19.5.1. achieving an orderly and efficient cessation of or (at the Purchaser's request) a transition of the same to the Purchaser or such other entity as the Purchaser may specify of either (at the Purchaser's election):
- (i) supply of Goods and Services; or
  - (ii) if applicable, any part of the supply of Goods and Services which are affected by the Set Aside Order or the Public Procurement Termination Event;
- 19.5.2. achieving minimal disruption or inconvenience to the Purchaser or to public passenger transport services or facilities; and
- 19.5.3. giving effect to the terms of the Set Aside Order (if applicable).
- 19.6. Upon agreement, or determination by the Purchaser, of the Cessation Plan the parties shall comply with their respective obligations under the Cessation Plan.
- 19.7. If the Contract is terminated in accordance with this Clause 19 the liability of the Purchaser shall be limited to:
- 19.7.1. payment to the Supplier for those Goods and/or Services provided in accordance with the Contract up until the date of such termination and the Purchaser shall not be liable to the Supplier for any loss of profit, revenue, goodwill or loss of opportunity as a result of such termination; and
- 19.7.2. paying the Supplier's reasonable costs in assisting the Purchaser in preparing, agreeing and complying with the Cessation Plan. Such costs shall be based on any comparable costs or charges agreed as part of the Contract or as otherwise reasonably determined by the Purchaser.

## **20. Records, Quality Assurance ("QA") and Notification**

- 20.1. The Supplier shall, and shall procure that its subcontractors (if any) shall, maintain a true and correct set of documents and records including personnel and training records pertaining to all activities relating to their performance of the Contract and all transactions related thereto. The Supplier agrees, and shall procure that its subcontractors (if any) agree, to maintain and retain all such records for a period of not less than six years after completion of performance or earlier termination of the Contract. The Purchaser and its authorised representatives, which shall include any member of the TfL Group, shall have the right to audit any and all such records at any time during performance of the Contract, and during the six year period following the completion of performance or earlier termination of the Contract.
- 20.2. The Supplier shall maintain an effective and economical programme for quality, planned and developed in conjunction with any other functions of the Supplier necessary to satisfy

the requirements of the Contract. The Supplier shall comply with the requirements of BS EN ISO 9000, 9001 to the extent applicable to the supply of the Goods and/or performance of the Services or equivalent quality management system and standards approved in writing by the Purchaser.

- 20.3. The Supplier shall permit the Purchaser and its authorised representatives access and facilities (as required and when notified) for the purpose of undertaking any audits in accordance with Clause 20.1.
- 20.4. The Supplier shall provide the Purchaser with such assistance as the Purchaser may require to discharge its obligations under section 60(4) of the Procurement Act 2023.
- 20.5. The Supplier shall promptly notify the Purchaser in writing:
  - 20.5.1. if any of the Supplier, the Supplier's Associated Persons or any Relevant Subcontractor is or is placed on the Debarment List;
  - 20.5.2. if any of the Supplier, the Supplier's Associated Persons or any Relevant Subcontractor is or becomes an Excluded Supplier or Excludable Supplier (including in each case by reference to their Connected Persons);and shall provide any further information that the Purchaser may reasonably require in this regard.
- 20.6. The Supplier shall notify the Purchaser in writing as soon as reasonably practicable and in any event within 5 working days any changes (excluding the date of the change itself) to the Supplier's Connected Persons together with information regarding any new Connected Persons.

## **21. Confidentiality**

- 21.1. The Supplier undertakes to keep confidential and not disclose to any third party without the prior written consent of the Purchaser any Confidential Information supplied by the Purchaser to the Supplier which is not already in the public domain.
- 21.2. The Supplier shall notify the Purchaser promptly if the Supplier becomes aware of any breach of confidence by the Supplier or any Supplier Personnel and shall give the Purchaser all assistance the Purchaser reasonably requires in connection with any proceedings the Purchaser brings, or other steps the Purchaser takes for such breach of confidence.

## **22. Data Protection and Cyber Security**

- 22.1. The Supplier shall comply with all of its obligations under the Data Protection Legislation. The Supplier shall follow the 10 Steps to Cyber Security issued by the National Cyber Security Centre (or equivalent or replacement guidance or requirements in place from time to time).

## **23. Freedom of Information**

- 23.1. The Purchaser may disclose any information provided by the Supplier to the Purchaser if such information is requested by a third party under the provisions of the Freedom of Information Act 2000 or under the Environmental Information Regulations 2004 (each of which in this Clause 23 is an "**Information Request**").

23.2. The Supplier shall, and shall procure that each of its subcontractors (if any) shall, (i) transfer to the Purchaser each Information Request it receives within three days of receiving it; and (ii) within six days of a request to that effect from the Purchaser to the Supplier, provide the Purchaser with details and/or copies of all information held by the Supplier on behalf of the Purchaser or any member of the TfL Group.

## **24. Data Transparency**

24.1. The Supplier acknowledges that the Purchaser is subject to the Transparency Commitment and accordingly, notwithstanding Clauses 21 or 23, the Supplier hereby gives its consent for the Purchaser to publish the Contract Information. The Purchaser may in its absolute discretion redact all or part of the Contract Information prior to its publication.

## **25. Advertising**

25.1. The Supplier shall not announce or publicise that it supplies the Goods to and/or performs the Services for the Purchaser without the prior written consent of the Purchaser.

## **26. Responsible Procurement**

26.1. The Supplier shall have due regard to the responsible procurement principles described in the GLA Responsible Procurement Policy in performance of its obligations under the Contract.

## **27. Equality, Diversity and Modern Slavery**

27.1. The Supplier, at no additional cost to the Purchaser:

27.1.1 shall comply with all relevant enactments in force from time to time relating to discrimination in employment and the promotion of equal opportunities;

27.1.2 acknowledges that the Purchaser is under a duty (i) under section 149 of the Equality Act 2010 to have due regard to the need to eliminate unlawful discrimination on the grounds of sex, marital or civil partnership status, race, sexual orientation, religion or belief, age, pregnancy or maternity, gender reassignment or disability (a “**Relevant Protected Characteristic**”) (as the case may be) and to promote equality of opportunity between persons who share a Relevant Protected Characteristic and persons who do not share it, and (ii) under section 40A of the Equality Act 2010 to take reasonable steps to prevent sexual harassment of its employees in the course of their employment. In providing the Services, the Supplier shall assist and cooperate with Purchaser where possible in satisfying these duties;

27.1.3 acknowledges that the Purchaser is under a duty by virtue of a direction under section 155 of the Greater London Authority Act 1999 in respect of section 404(2) of that Act to have due regard to the need to:

- (i) promote equality of opportunity for all persons irrespective of their race, sex, disability, age, sexual orientation or religion;
- (ii) eliminate unlawful discrimination; and
- (iii) promote good relations between persons of different racial groups, religious beliefs and sexual orientation.

- 27.2. The Supplier shall ensure that Supplier Personnel who are engaged in the performance of the Contract comply with the Purchaser's policies in relation to equal opportunities and diversity, discrimination, workplace harassment (including sexual harassment) and drugs and alcohol as may be updated from time to time. Copies of these policies are available from the Purchaser at any time on request.
- 27.3. Where applicable to the Supplier, the Supplier shall comply with the Modern Slavery Act 2015 and any guidance issued by the Secretary of State under it.

## **28. Conflict of Interest**

- 28.1. The Supplier hereby confirms that it does not have any interest in any matter where there is or is reasonably likely to be a conflict of interest with the supply of the Goods, performance of the Services or any member of the TfL Group and agrees that it shall not act for any person, firm or company where there is or is reasonably likely to be such a conflict of interest, save to the extent fully disclosed to and with the prior written consent of the Purchaser.
- 28.2. The Supplier shall complete an assessment for any conflict of interest throughout the duration of the Contract and any Purchase Order at regular intervals (not less than once in every six (6) months) and on further occasions as may be required by the Purchaser.
- 28.3. The Supplier shall provide the Purchaser with any information requested by the Purchaser (including without limitation declarations provided by Supplier Personnel in relation to each assessment completed).
- 28.4. The Supplier shall notify the Purchaser in writing immediately on becoming aware of any actual or potential conflict of interest and shall do whatever is necessary to manage such conflict to the Purchaser's satisfaction and where the Purchaser is not so satisfied (in its absolute discretion) the Purchaser shall be entitled to terminate the Contract.
- 28.5. The Supplier acknowledges and agrees that for the purpose of this Clause 28, an "interest" includes an interest as defined in section 81(4) of the Procurement Act 2023.

## **29. Procurement Legislation Disclosure**

- 29.1. For the purposes of this Clause 29:

**"Appropriate Authority"** means an appropriate authority for the purpose of the Procurement Legislation;

**"Disclosure Obligation"** means:

- (a) any obligation to publish information arising under Procurement Legislation which the Purchaser considers applicable to the Contract or any Purchase Order, including without limitation obligations to publish copies of the Contract or any Purchase Order and information relating to the Supplier's performance under the Contract or any Purchase Order; and
- (b) any obligation to provide information to an Appropriate Authority;

**"Procurement Legislation"** means the Procurement Act 2023, all regulations made under it and any amendment or re-enactment of any of them and any relevant guidance or recommendations issued by the Cabinet Office or an Appropriate Authority (including in each case their successors or assigns).

29.2. The Supplier acknowledges that the Purchaser:

29.2.1. is subject to the Procurement Legislation and agrees to assist and cooperate with the Purchaser to enable the Purchaser to comply with the Disclosure Obligations; and

29.2.2. without prejudice to the Purchaser's other rights powers or remedies, may disclose information as the Purchaser considers appropriate (in its absolute discretion) to comply with the Disclosure Obligations. The Purchaser shall be responsible for determining whether any information is exempt from disclosure under the Procurement Legislation.

29.3. Without limiting the generality of Clause 29.2, the Supplier shall, and shall procure that its subcontractors shall:

29.3.1. provide the Purchaser with such information that the Purchaser requests within [five (5)] working days of a request from the Purchaser (or such longer period as the Purchaser may reasonably specify), and in such forms as the Purchaser may reasonably specify; and

29.3.2. make available the Supplier's Personnel as reasonably requested by the Purchaser, to comply with the Purchaser's Disclosure Obligations.

29.4. The Purchaser may in its absolute discretion consult with the Supplier regarding any proposed information to be disclosed pursuant to the Disclosure Obligations. The Purchaser shall make the final decision regarding disclosure, publication and any redaction of such information.

### **30. Corrupt Gifts and Payment of Commission**

30.1. The Supplier shall not, and shall procure that its subcontractors (if any) shall not, pay any commission or fees or grant any rebates to any personnel, officer or agent of the Purchaser or any member of the TfL Group nor favour personnel, officers or agents of the Purchaser or any member of the TfL Group with gifts or entertainment of significant cost or value nor enter into any business arrangement with personnel, officers or agents of the Purchaser or any member of the TfL Group other than as a representative thereof, without the prior written consent of the Purchaser or the relevant member of the TfL Group (as the case may be).

30.2. The Purchaser and its authorised representatives, which shall include any member of the TfL Group, shall have the right to audit any and all such records necessary to confirm compliance with Clause 30.1 at any time during performance of the Contract and during the six year period following the completion of performance or earlier termination of the Contract. The Purchaser shall be entitled to terminate the Contract if the Supplier: (i) breaches Clause 30.1; or (ii) breaches any provision having similar effect to Clause 30.1 in any other contract between either the Purchaser and the Supplier or the Supplier and any other member of the TfL Group.

### **31. Criminal Records**

31.1. In supplying the Goods and/or performing the Services the Supplier shall not, and shall procure that its subcontractors (if any) shall not, engage any servant, employee, officer, consultant or agent who has any unspent criminal conviction relating to actual or potential

acts of terrorism or acts which threaten national security. The Purchaser and its authorised representatives, which shall include any member of the TfL Group, shall have the right to audit any and all such records necessary to confirm compliance with this Clause 31.1 at any time during performance of the Contract and during the six year period following the completion of performance or earlier termination of the Contract.

### **32. Waiver**

- 32.1. No failure or delay on the part of either party in exercising any right or remedy under the Contract shall constitute a waiver of that or any other right or remedy nor restrict its further exercise and no single or partial exercise of such right or remedy shall restrict the further exercise of that or any right or remedy.

### **33. Severance**

- 33.1. If a court or other competent authority finds that any provision (or part of any provision) of the Contract is invalid, illegal or unenforceable, that provision or part-provision shall, to the extent required, be deemed deleted, and the validity and enforceability of the other provisions of the Contract shall not be affected.

### **34. Assignment and Subcontracting**

- 34.1. The Supplier shall not assign, transfer, charge, subcontract or deal in any manner with all or any of its rights or obligations under the Contract without the prior written consent of the Purchaser (and on such conditions as the Purchaser in its sole discretion determines).
- 34.2. The Purchaser may at any time assign, transfer, charge, subcontract or deal in any other manner with all or any of its rights under the Contract and may subcontract or delegate in any manner any or all of its obligations under the Contract to any other member of the TfL Group or any third party or agent.
- 34.3. Without prejudice to Clause 34.1, where the Supplier subcontracts any or all of the Goods and/or Services, the Supplier shall include in each Subcontract (and procure that its Subcontractors (and any of their subcontractors of any tier) include in each of their subcontracts of any tier):
- 34.3.1. where the Contract is a public contract (or any subcontract is a public subcontract) under the Procurement Act 2023, payment terms substantially similar to those set out in Clause 13 which comply with terms implied into the subcontract by section 73 of the Procurement Act 2023;
- 34.3.2. notification obligations similar to those set out in Clause 20.5; and
- 34.3.3. terms entitling the Supplier or (in respect of a subcontract below the first tier) the payer under the relevant subcontract to terminate that subcontract if the relevant subcontractor fails to comply in the performance of its contract with legal obligations in the fields of environmental, social or labour law.
- 34.4. On or before the date of the Contract, the Supplier shall notify the Purchaser in writing of the name, contact details and details of the legal representatives of any Subcontractor, to the extent that such information has not already been provided by the Supplier to the Purchaser. The Supplier shall also immediately provide to the Purchaser in writing the name, contact details and details of the legal representatives of each new Subcontractor

which the Supplier subsequently involves in the Goods and/or Services after the date of the Contract.

- 34.5. The Purchaser reserves the right to verify whether any subcontractor of any tier is an Excluded Supplier or an Excludable Supplier (and the Supplier shall provide any information requested by the Purchaser with regards to such verification). The Purchaser may require that the Supplier replace or procure the replacement of any subcontractor of any tier that is or becomes an Excluded Supplier or an Excludable Supplier.
- 34.6. The Supplier shall promptly notify the Purchaser of any circumstances from time to time that might give rise to a right of the Purchaser to require replacement of a subcontractor pursuant to Clause 34.5.
- 34.7. The Purchaser shall have no obligation to make any termination or compensation payment in respect of any termination pursuant to Clause 34.5.

### **35. Third Party Rights**

- 35.1. Any person who is not a party to the Contract shall not have any benefit from or any rights under the Contract pursuant to the Contracts (Rights of Third Parties) Act 1999, provided that nothing shall prevent any member of the TfL Group from enforcing any rights granted for its benefit under the Contract.
- 35.2. Notwithstanding Clause 35.1 the parties shall be entitled to vary or rescind the Contract without the consent of any or all members of the TfL Group.

### **36. Dispute Resolution**

- 36.1. Any question, dispute, difference or claim under or in connection with the Contract (a “**Dispute**”) shall be resolved in accordance with this Clause 36.
- 36.2. The parties shall use their reasonable endeavours to resolve any Dispute by a meeting between an authorised representative of the Purchaser and a duly authorised representative of the Supplier (together “**Nominated Representatives**”) which shall be convened to discuss such Dispute within 14 days of written notification by one party to the other of a matter in dispute.
- 36.3. If the Dispute has not been resolved within 28 days after the date of the meeting between the Nominated Representatives in accordance with Clause 36.2 (or if no such meeting was convened within 28 days after the date on which notification was served), the Dispute shall be referred as soon as possible to the **Commercial Manager** and the **Supplier’s Managing Director / Commercial Manager** or, in the absence or unavailability of these personnel, persons of similar status deputised to resolve disputes on behalf of their respective companies.
- 36.4. If the Dispute has not been resolved within 21 days of it being referred to the **Commercial Manager** and the **Supplier’s Managing Director / Commercial Manager** or their deputies in accordance with Clause 36.3 either party may refer the matter for resolution in accordance with the provisions of Clause 38
- 36.5. Clauses 36.1 to 36.4 are subject to the Supplier’s rights (if any) under the Act to refer a Dispute to adjudication at any time. Any such adjudication shall be in accordance with the most recent edition of the LUL Adjudication Rules on the date of the notice referring to adjudication. Reference in the LUL Adjudication Rules to “London Underground Limited”

includes LUL Nominee BCV Limited and / or LUL Nominee SSL Limited (as the case may be).

### **37. CompeteFor**

- 37.1. Without prejudice to Clause 34, the Supplier will, on a non-exclusive basis, use the CompeteFor electronic brokerage service (or such alternative web-based tool as the Purchaser may direct from time to time) ("**CompeteFor**") to make available to other suppliers all appropriate opportunities, arising in connection with the Contract, to supply goods, works and services to the Supplier.
- 37.2. The Supplier will use all reasonable endeavours to ensure that its sub-contractors (for the purposes of this clause, the "**Supplier's Sub-contractors**") use CompeteFor, on a non-exclusive basis, to make available to other sub-contractors all appropriate opportunities, arising in connection with the Contract, to supply goods, works and services to the Supplier's Sub-contractors.
- 37.3. The Supplier will monitor (and maintain a record of) the number, type and value of opportunities, arising in connection with the Contract, made available to other suppliers via CompeteFor, whether by the Supplier or the Supplier's Sub-contractors, as required by this Clause 37, and will report this information on a quarterly basis by way of email to the Purchaser.

### **38. Entire Agreement and Variations**

- 38.1. The Contract constitutes the complete and entire agreement between the Purchaser and the Supplier and supersedes all other oral and/or written communications and representations. The parties shall not be bound by or be liable for any statement, representation, promise, inducement or understanding not contained in the Contract.
- 38.2. No amendment or modification of the Contract shall be effective unless it is in writing and signed by the parties (or their duly authorised representatives).

### **39. Governing Law and Jurisdiction**

- 39.1. The Contract and any non-contractual obligations connected with the Contract shall be governed by and interpreted in accordance with the laws of England and the parties submit to the exclusive jurisdiction of the courts of England and Wales.
- 39.2. Without prejudice to Clause 36 (Dispute Resolution), the courts of England and Wales will have exclusive jurisdiction to settle any dispute which may arise out of or in connection with the Contract.
- 39.3. Either party may seek interim injunctive relief or any other interim measure of protection in any court of competent jurisdiction.
- 39.4. Subject to Clause 39.3, each party waives any objection to, and submits to, the jurisdiction of the Courts of England and Wales. Each party agrees that a judgment or order of any such court is binding upon it and may be enforced against it in the courts of England and Wales or any other jurisdiction.



<p>The Liquidated Damages for delay for the purpose of Clause 11.1 payable for such Goods are:</p> <p>The period of delay over which the Liquidated Damages shall be calculated for the purpose of 11.1 is every;</p> <p>The maximum amount of Liquidated Damages payable under Clause 11.1 expressed as a percentage of the price payable for such Goods is:</p> <p>The Liquidated Damages for delay for the purpose of Clause 11.1 payable for such Services are:</p> <p>The period of delay over which the Liquidated Damages shall be calculated for the purpose of 11.1 is every</p> <p>The maximum amount of Liquidated Damages payable under Clause 11.1 expressed as a percentage of the price payable for such Services is:</p>	<p>█ of total order value</p> <p>Daily</p> <p>█ of the value of Goods</p> <p>█ of total order value</p> <p>Daily</p> <p>█ of the value of Services</p>
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**SCHEDULE 3  
PRICES**

The prices for the wheelset and wheelset overhaul services are defined in table 1 below and are fixed. The prices below are valid until 16<sup>th</sup> December 2025. LUL endeavour to commit a Purchase Order within this timescale to secure these prices.

Transport costs are to be advised as point of despatch to the Commercial Manager [REDACTED] in advance of shipping.

Delivery will be to Ruislip depot,  
London Underground TRANSPLANT Stores,  
Ruislip Depot,  
West End Road,  
Ruislip, HA4 6NS

**Table 1**

Items	Quantity	Unit Price (£)
Driven Running Gear D=840	1	[REDACTED]
Driven Running Gear D=840	2	[REDACTED]
Carrying Running Gear D=840	1	[REDACTED]
Distributor PE132 + Dump Valve	1	[REDACTED]
Driving Wheelset with TACHY (overhaul)	1	[REDACTED]
Driving Wheelset (Overhaul)	2	[REDACTED]
Trailer Wheelset (Overhaul)	1	[REDACTED]

The prices set out in table 2 below are fixed for the calendar year 2025.

The Supplier shall provide proposed pricing for the 2026 calendar year by no later than 31 January 2026. Any proposed pricing revisions shall be subject to mutual agreement in writing and require variation to the Contract, and the Purchaser shall have the right to review, discuss, and, if necessary, negotiate any proposed changes.

POA – Price on application. Due to low forecast, prices will need to be requested by the Purchaser when the demand arises.

**Table 2**

Items	Quantity	Unit Price (£)
LED +BASE 28DC RED/GREEN 91-874-105-2890	1	[REDACTED]
FUSE BASE FLAT 91-821-029-0000	3	[REDACTED]
CLOGGING UP INDICATOR 92-873-500-0000	1	[REDACTED]
POWER RELAY 91-806-076-0000	1	[REDACTED]
GLASS FRONT 91-621-100-0001	1	[REDACTED]
MODULE 19-82-310-95201	1	[REDACTED]
AUTO LUB. LIMIT SWITCH. 99-20-210-00216	2	[REDACTED]
EGKN13 SLING HOOKS	2	[REDACTED]
LOCK 91-330-340-0020	0	[REDACTED]
Hi22 VALVE FOR 775 91-140-000-4480	2	[REDACTED]
PLATE LIGHTING 91-876-067-000	2	[REDACTED]
4 WAY HY SOLENOID VALVE 91-141-006-1450	2	[REDACTED]

CYLINDER SHAFT BEARING	0	
19-82-205-69003 SPACER	4	
19-82-205-69016 SPACER	4	
19-82-204-83202 SQUEEZE CYLINDER	0	
19-82-205-71004 BUSH	10	
19-82-207-50001 SHAFT	8	
19-82-205-69001 SPACER	0	
15-70-185-00000 GASKET	3	
WHITE CARTRIDGE 91-442-125-0250	2	
CAN BUS UNIT PCAN	2	
SILENT BLOCK FOR MATISA TAMPER	6	
COUPLING HIGH PRESSURE ACCUMULATOR	2	
CLOGGING INDICATOR 92-138-199-5010	4	
CHOKE FLOW RESTRICTOR	4	
PLUG FOR PROPORTIONAL VALVE HI22 91-723-	1	
MALE CONTACT 1.50MM2 FOR TU POTENTIOMETE	8	
PLUG FOR TU POTENTIOMETER	4	
JOINT DOUBLE KNUCKLE 91-472-034-0010	2	
SPACER D=28/40MM L=1.9MM	2	
SPACER 5MM SUSPENSION BLOCKING	2	
SPACER 3MM SUSPENSION BLOCKING	4	
CIRCLIP INNER TAMPER	4	
CIRCLIP EXTERIOR TAMPER	2	
SOLENOID VALVE, PN	2	
SOLENOID VALVE, AIR VALVE	2	
BLOCK 91-290-106-0020	2	
CONNECTOR 91-724-920-0070	2	
SOLENOID VALVE 91-453-014-1100	1	
COUPLER HM124	1	
SILENT BLOCK	2	
SOLENOID VALVE HF124	1	
AIR OILER	2	
DISTRIBUTOR PROPORTIONAL HI19	2	
ASSEMBLED HOSE M91145-300-1620 TAMPERS	2	
RELAY 24DC 50A/30V 91-806-072-0001	1	
BRAKE SHOE MATISA PT NO 91-635-300-0020	30	
AIR CYLINDER MATISA 91-451-032-1150	6	
FILTER CARTRIDGE MATISA 92-443-062-5010	10	
FILTER CARTRIDGE MATISA 91-138-010-1630	10	
FILTER CARTRIDGE MATISA 91-138-010-1690	10	
FILTER CARTRIDGE MATISA 91-138-010-1980	0	
FILTER CARTRIDGE MATISA 91-138-010-2000	14	
FILTER CARTRIDGE MATISA 92-138-180-5020	10	
FUSE 400A MATISA PT NO 91-820-604-0000	1	
LED SPOT CABLE 24 0.5A 918735000000	3	
NEON LIGHTING MATISA 918763277000	2	
DETECTEUR LASER MATISA 917245410000	2	
LIMIT SWITCH BY 20+2 MATISA 917905022000	2	
LEVER F/ LIMIT SWTCH MATISA 917908000040	2	
PULLEY F/POWER-GRIP BELT 198220296001	3	
AXLE OF POWER-GRIP PULLEY 198230553001	2	
SHUTTLE+UB B66UC POT 1	3	
OIL LEVEL GLASS MATISA 91-110-034-0170	0	

COPPER WASHER 21X28X1.5 912442103500	0	
COPPER WASHER 34X44X1 912443404600	5	
POWER-GRIP BELT 91-373-008-0180 TU2/TU3	0	
POWER-GRIP BELT 913730080190 TU1	4	
BEARING 30/62X16 MATISA 91-505-030-0620	0	
PNEUMATIC CYLINDER91-451-080-1280	1	
BRASS WIRE 92-313-154-5020 FOR TAMPER	2	
SEAL 92-313-154-5010 FOR MATISA TAMPER	2	
NEMO RECEIVER PROTECTIVEGLASS SCREEN KIT	3	



## Labour Rates 2025

### Working Hours

Weekdays	Times	Days
Overtime (Hourly rate @ 125%)	06:01 hrs to 08:00 hrs	Monday to Friday
Standard (Hourly rate)	08:01 hrs to 17:00 hrs	Monday to Friday
Overtime (Hourly rate @125%)	17:01 hrs to 20:00 hrs	Monday to Friday
Overtime (Hourly rate @ 150%)	20:01 hrs to 06:00 hrs	Monday to Friday

Weekends	Times	Days
Overtime (Hourly rate @ 125%)	06:01 hrs to 18:00 hrs	Saturday
Overtime (Hourly rate @ 200%)	18:01 hrs to 06:00 hrs	Saturday / Sunday
Overtime (Hourly rate @200%)	All hours	Sunday and Bank Holidays

Additional Costs	2025-2026
Mileage per Mile	
Daily Expenses (Subsistence)	
Overnight Expenses (Accommodation)	

The above rates are applicable for a MATISA UK based Technician or Instructor.

Daily subsistence is added if the technician is working 4 hours or more ON site or travelling.

### **LUL and CBTC Rates**

Personnel	Valid 01/02/2025 - 31/12/2025
Matisa UK Technician	
Matisa UK Project Manager	
Matisa CH staff	
Hotel	
Subsistence	
Travel using company van	

## **SCHEDULE 4 SPECIFICATION**

The specification for this procurement and maintenance agreement with **MATISA UK Ltd** includes:

### **Wheelset Requirements**

**New Wheelset:** Supply of one (1) OEM wheelset compatible with the EV MATISA Tamper.

**Overhaul of Existing Wheelsets:** Refurbishment of two (2) existing wheelsets to OEM standards, including:

- Disassembly and inspection.
- Replacement of worn components.
- Reassembly and testing to ensure compliance with MATISA performance and safety standards.

### **Maintenance Agreement**

Duration: Five (5) years.

Coverage:

- Supply of OEM spare parts as per agreed forecast.
- Engineering support for routine maintenance and emergency breakdowns at Ruislip Depot.
- Compliance with MATISA OEM specifications for all parts and services.

Service Levels:

- Defined response times for breakdowns.
- Scheduled maintenance intervals aligned with OEM recommendations.

### **Fire Suppression System**

- Replacement of the existing fire suppression system on MATISA tampers with an OEM-approved system.
- Installation and commissioning to meet current safety regulations and MATISA standards.

### **Compliance**

All works and supplies must adhere to:

- Procurement Act 2023 requirements.

- OEM specifications and intellectual property rights.
- Relevant health, safety, and environmental standards.

**Matisa Overhaul**



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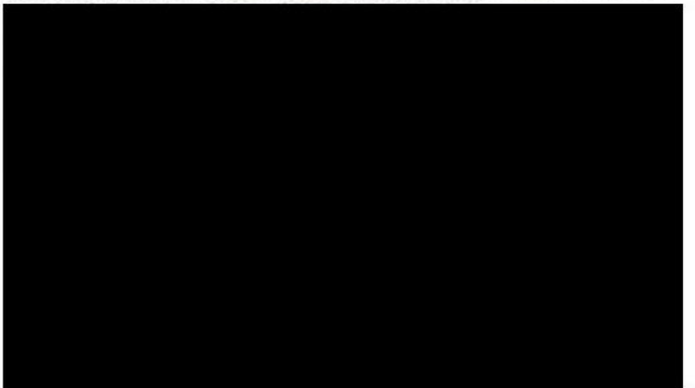
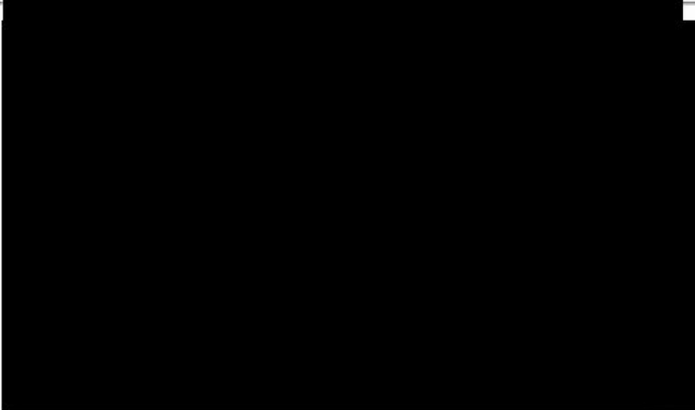
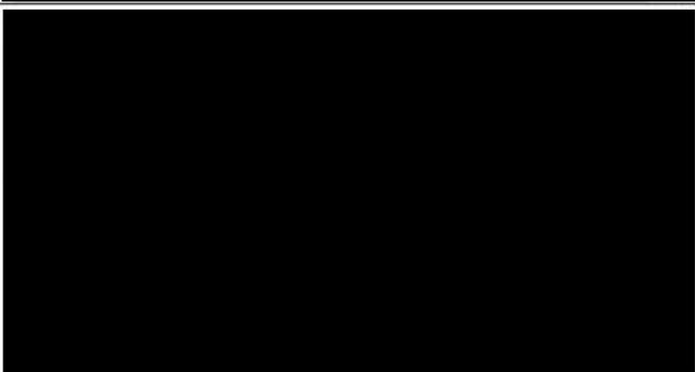
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**1 TECHNICAL CHARACTERISTICS**

**1.1 Wheelsets**

The B45 LUL MATISA machine is equipped with the following wheelsets:

1x		
2x		
1x		



## 2 EQUIPMENT AND SCOPE OF SERVICES

### 2.1 Work Scope

#### Overhaul of the wheelsets

This quotation concerns the overhaul of the wheelsets, including the axle boxes.

The wheelsets, the axle boxes with the covers are sent by the Customer (London Underground) to MATISA UK.

### 2.2 Material

12-10-096-25762-001 and 12-10-096-35762-001, each:

Pos	Qty	Description
101	2	CAST WHEEL D=840x135
102	2	BAFFLE
103	1	BEARING 200/280x60
104	2	BEARING 260/320x28
105	2	EXTERNAL LABYRINTH GASKET
106	2	INTERNAL LABYRINTH GASKET
107	2	O-RING 325x3.53
108	2	O-RING 247.2x3.53
109	24	HEX SCREW M8x25 - 8-8 DIN933
110	1	AXLE REDUCER 5.9
111	1	ENGINE CRADLE
112	1	SILENT-BLOCK
113	2	TORQUE ABSORPTION CONROD L=340
114	2	AXLE D=42/70/M27 L=39/154
115	2	SILENTBLOC AXLE
116	4	SPACER D=42/57 L=9
117	2	O-RING 234.5x3.53
118	8	NORDLOCK WASHER M16
119	2	BEARING 130/240x80
120	2	BEARING 130/240x80
121	2	AXLE BOX SCREW RETAINER
122	2	END CAP FOR AXLE
123	6	HEX SCREW M20x60
124	1	WHEELSET AXLE A1N
125	2	CAST WHEEL D=840x135
126	1	GEAR WHEEL Z=89



12-11-094-25762, each

Pos	Qty	Description
201	1	CARRYING WHEELSET
202	2	O-RING 234.5x3.53
203	8	NORDLOCK WASHER M16
204	2	BEARING 130/240x80
205	2	BEARING 130/240x80
206	2	AXLE BOX SCREW RETAINER
207	2	END CAP FOR AXLE
208	6	HEX SCREW M20x60

The parts **101 to 123** and **parts 201 to 208** are **required parts** and will be replaced in all cases.

The parts **124 to 126** are **optional parts** that might be replaced in the case of the seizing of an axle. In such case, it is necessary to replace the wheelset axle, one or both cast wheels as well as the gearwheel Z=89, if applicable.

All additional costs in case of seizing will be subject of a separate offer.

### 2.3 Labour and transport to subcontractor

The overhaul will be done in the workshop of MATISA Switzerland by MATISA specialists.

The unpressing/ pressing of the wheels are subcontracted. The transportation and the unpressing/ pressing of the wheels are included in this offer.

All additional costs in case of seizing will be subject of a separate offer.

### 2.4 Attestation

The following information will be included in the documentation provided for each wheelset:

Information	Comment
UAT (Ultrasonic Axle Testing) results	In conformity with the requirements of EN13261
MPI (Magnetic Particle Inspection) results	In conformity with the requirements of EN13261
Electrical resistance results	In conformity with the requirements of EN13260
Pressure graphs	In conformity with the requirements of EN13260

Important note:

- The ultrasonic inspection of the assembled wheelset has to be carried out by the Customer (LUL) and is NOT included in this offer.



**3 PRICE AND DELIVERY TERMS**

**3.1 Price summary**

**Overhaul of the wheelsets by MATISA UK**

Item No.	Description	Qty	Unit Price	Total Price
M1210-096-25762-001	DRIVING WHEELSET WITH TACHY	1	[REDACTED]	[REDACTED]
M1210-096-35762-001	DRIVING WHEELSET	2	[REDACTED]	[REDACTED]
M1211-094-25762	TRAILER WHEELSET	1	[REDACTED]	[REDACTED]
			<b>Total Cost</b>	[REDACTED]

**3.2 Inspection**

The material received from London Underground will be inspected upon reception. A price variation will be quoted depending on the condition of the material.

**3.3 Axle seizing risk**

In the price, the risk of axle seizing is not included (beyond our control).

All additional costs in case of seizing will be subject of a separate offer.

**3.4 Price and currency**

All prices are given GBP.

**3.5 Delivery terms**

The wheelsets will be delivered EXW MATISA UK unloaded as per INCOTERMS 2020.

For the time being, the Ex Works MATISA UK, delivery time is of approximately **6 months** after the contract enters into force.

The exact delivery time will be confirmed once the contract is coming into force.

## **4 COMMERCIAL CONDITIONS**

### **4.1 Currency**

The prices are in Great Britain Pound (GBP), before tax (Import duties, taxes and any other levies are not included).

They are based on the actual economic conditions and are firm for orders received within the validity of the present offer.

### **4.2 Payment conditions**



### **4.3 Coming into force**

The contract shall come into force when each of the following events comes true:

- Signing of contract by both parties
- Reception at MATISA CH of all the material provided by MATISA UK
- Order received by MATISA CH
- Clarification of all technical and commercial conditions

### **4.4 Warranty**



### **4.5 Validity**

The current offer is valid until 10<sup>th</sup> December 2025

### **4.6 Confidential information, all rights reserved**

The documents of this offer as well as all the information contained therein are subject to authorship and intellectual property rights of MATISA Matériel Industriel SA and their subcontractors.

The documents and the information contained therein must be treated in a strictly confidential manner. They are to be used for the evaluation of the present offer only.

The documents and information cannot be disclosed, or otherwise transmitted in any kind of form to third parties, whether partially or entirely, without prior written consent of MATISA.

Any other use, as well as the duplication, the transfer, or any other authorisation of access to the information to third parties are a violation of our rights, and can cause an injunction to stop immediately the disclosure and, if necessary, a claim of damages.

The recipient of the contract is under obligation to respect and protect the said authorship and intellectual property rights, and to involve in this obligation all the persons who work on the evaluation of this offer, or who have access to it.

All technical upgrades are reserved.

We wish that the quality of our machines and the seriousness and reputation of our company will lead to your order and ensure you that we will execute it to your expectations.

**SCHEDULE 5  
SUPPLIER PERFORMANCE**

**1 KEY PERFORMANCE INDICATORS**

1.1.1 **DELIVERY** - The target is 100% on time delivery, to the agreed lead times included in Schedule 2 and as required by the Specification. Failure to meet such agreed delivery dates will attract the following abatements against the order value of all delayed Goods due to be delivered in the measured period. This will be measured each Accounting Period. The delivery date will be confirmed on placing of an order and availability.

<b>o/o of Goods late in any order</b>	<b>Abatement attracted on value of delayed Goods per day delayed</b>

At the end of each Accounting Period, any Abatement for that Accounting Period shall be calculated and at the Purchaser's option either:

- be deducted from any payment due to the Supplier whether under the relevant Contract, another Contract or otherwise;
- or be the subject of a demand for payment from the Purchaser, which shall be payable by the Supplier as a debt due within 14 days.

**1.2 SDI PERFORMANCE CRITERIA/ SERVICE DELIVERY INDICATORS (SDI's)**

1.2.1 **QUALITY** - The Supplier will supply Goods with 0% Defects. When Defects are found the escalation process will begin in the following circumstances:

1.2.1.2 Any single defect in any Goods

1.2.2 **STOCK HOLDING - N/A**

**2. ESCALATION PROCESS**

The escalation process shall be invoked by the Purchaser in their absolute discretion. The purpose of the escalation process is to provide a structured framework within which the Parties can address unsatisfactory performance standards against timescales and deliverable targets.

This is without prejudice to the Purchaser's rights elsewhere in the Agreement and any Contracts. For the purposes of this process notified levels of poor performance (including failure to meet the KPIs and SDIs set out above) will be termed "Non-Conformances".

This procedure operates with four levels: the lowest level Non-Conformance being Level 1. Should Non-Conformances escalate they will receive an appropriate level of management intervention from the Purchaser and the Supplier. Level 3 gives final review and opportunity

for remedial actions to resolve issues before the Non-Conformance reaches Level 4, which will entitle the Purchaser to terminate.

In the event that a performance issue is not resolved between the Purchaser and the Supplier then the Non-Conformance may be raised formally to a Level 1 or Level 2 Non-Conformance, depending upon the severity of the performance failure. It is possible for a number of Level 1 and/or Level 2 issues to be in hand at any time.

**Summary of Escalation Process**

Issues shall be resolved locally on a day-to-day basis to the mutual satisfaction of all parties and

shall not be raised to Level 1 without prior endeavours to resolve. At this stage of the process, the

Supplier may be required to supply a root cause analysis and a recovery plan

TRIGGER	LEVEL	ACTION	BY	RESULT
Failure to rectify identified nonconformance issued as part of KPIs or SDIs	LEVEL 1	Improvement plan with precise end date required. On going review dates specified.	Supplier	Satisfactory Stop - Unsatisfactory - Level 2
LEVEL 1 - reoccurrence. Consistent failure to meet required requirement. Safety Condition infringement	LEVEL 2	Improvement plan with precise end date required. Ongoing review dates specified.	Supplier	Satisfactory Stop - Unsatisfactory - Level 3
LEVEL 2 - Recurrence Final review	LEVEL 3	Final opportunity for remedial action. Precise end date required.	Supplier	Satisfactory Stop - Unsatisfactory - Level 4
LEVEL 3 - Recurrence	LEVEL 4	POSSIBLE TERMINATION		

### **Level 1**

The Level 1 Non-Conformance will be recorded by the Purchaser and a notice submitted to the Supplier. The Supplier shall in response (such response to be within 10 Working Days of service of the notice by the Purchaser) prepare and submit to the Purchaser, a Level 1 Non-Conformance Report. Such report will contain:

- Confirmation of the date and details of the Level 1 Non-Conformance
- The steps to be taken by the Supplier to ensure there is no repetition of such Level 1 Non-Conformance (the "Level 1 required action")
- The time within which such Level 1 required action is to be completed (which shall be a reasonable period and no longer than the "Level 1 rectification period").

The Supplier and the Purchaser will use all reasonable endeavours to agree the Level 1 rectification period and the Level 1 required action. If the agreed Level 1 required action is carried out within the agreed Level 1 rectification period then the Non-Conformance will be classed as closed.

### **Level 2**

If the Purchaser determines that a Non-Conformance should be treated as a Level 2 Non-Conformance, or the Supplier fails to provide the Purchaser with a Level 1 Non-Conformance

Report within 10 Working Days; or the Supplier fails to rectify the Level 1 Non-Conformance within the Level 1 rectification period, then this shall be a "Level 2 Non-Conformance" and the Purchaser will submit a notice to the Supplier. If the Purchaser determines that a Non-Conformance should be treated as a Level 2 Non-Conformance; or the Supplier fails to provide the Purchaser with a Level 1 Non-Conformance Report within 10 Working Days; or the Supplier fails to rectify the Level 1 Non-Conformance within the Level 1 rectification period, then this shall be a "Level 2 Non-Conformance" and the Purchaser will submit a notice to the Supplier.

The Supplier shall in response (such response to be within 10 Working Days of service of the notice by the Purchaser) prepare and submit to the Purchaser a Level 2 Non-Conformance Report. Such report will contain:

- The date and details of the Level 2 Non-Conformance.
- The Level 2 required action.
- The Level 2 rectification period.

The Supplier and the Purchaser will use all reasonable endeavours to agree the Level 2 rectification period and the Level 2 required action.

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If the Level 2 required action is taken within the agreed Level 2 rectification period then the Non-

Conformance will be considered resolved. However, a record of the Non-Conformance will be made and Level 2 trends monitored.

### **Level 3**

If The Purchaser determines that a Non-Conformance should be treated as a Level 3 Non-Conformance: or the Supplier fails to provide the Purchaser with a Level 2 Non-Conformance Report

within 10 Working Days; or the Supplier fails to rectify the Level 2 Non-Conformance within the

Level 2 rectification period, then this shall be a "Level 3 Non-Conformance" and the Purchaser will submit a notice. to the Supplier.

The Supplier will provide the Purchaser a report (a "Level 3 Non-Conformance Report"), setting out the steps which the Supplier has taken, or will take, to ensure that no further

Non-Conformances of this type shall arise (the "Level 3 required action") ; and the period (being no greater than 2 months from the time of occurrence of the Level 3 Non-Conformance for the Supplier to put in place steps to ensure that no further Non-Conformances of the same type occur (the "Level 3 Rectification Period").

**Level 4**

The Supplier fails to provide the Purchaser by the agreed deadline, a Level 3 Non-Conformance Report, or the Supplier fails to undertake the Level 3 Required Action within the Level 3 rectification period, or the Supplier fails to rectify the Level 3 Non-Conformance within the Level 3 rectification period.

**OBSOLESCENCE**

Matisa shall use its best endeavors to identify and anticipate any components or systems that may become obsolete during the term of this Agreement. Any such matters shall be formally reviewed and addressed at the scheduled Matisa/LUL coordination meetings.

## SCHEDULE 6 HEAVY GOODS DIRECT VISION STANDARD

### Introduction

In this Schedule, the following terms shall have the corresponding meanings: “**Agreed DVS Plan**”

means the Initial DVS Plan as updated and approved in accordance with the terms of this Schedule;

“**Business Day**”

means any day excluding Saturday, Sundays or public or bank holidays in England;

“**Category N3 HGV**”

means a vehicle designed and constructed for the carriage of goods and having a MAM exceeding 12,000 kilograms;

“**Direct Vision Standard**” or “**DVS**”

means Direct Vision Standard, a performance based assessment and rating tool, as updated from time to time, that measures how much direct vision a driver has from a Category N3 HGV cab in relation to other road users. Further information can be found at: [www.tfl.gov.uk](http://www.tfl.gov.uk);

“**Initial DVS Plan**”

means the initial plan set out at Appendix 1 which sets out and proposes how the [Service Provider] shall ensure that:

- (a) from and including 26 October 2019, all Category N3 HGVs used in the delivery of the contract achieve a minimum of a one (1) star Direct Vision Standard rating;
- (b) from and including 26 October 2023 all Category N3 HGVs used in the provision of the [Services] achieve a minimum of three (3) star Direct Vision Standard rating

“**MAM**”

means the Maximum Authorised Mass of a vehicle or trailer including the maximum load that can be carried safely while used on the road.

### DVS Plan

The Supplier shall comply with the Initial DVS Plan from the Commencement Date. Within fifteen (15) Business Days of the Commencement Date the Purchaser shall either;

- confirm that the Initial DVS Plan is approved, in which case such plan shall become the Agreed DVS Plan; or

- provide the Supplier with any comments on and/or amendments to the Initial DVS Plan.

Within thirty (30) Business Days (for the purpose of paragraph 2.1.2) or 15 Business Days (for the purpose of paragraph 2.3.2) of receipt of any comments and/or amendments from the Purchaser in accordance with paragraph 2.1.2 or paragraph 2.3.2 (as applicable), the Supplier shall:

- develop the Initial DVS Plan to reflect such comments and/or amendments; and
- submit an updated Initial DVS Plan to the Purchaser for approval.

Within fifteen (15) Business Days of receipt of the updated Initial DVS Plan, the Purchaser shall confirm that either the updated Initial DVS Plan:

- is approved, in which case it shall become the Agreed DVS Plan; or
- not approved and provide its further comments and/or amendments to the Supplier and the Supplier shall revise and re-submit the updated Initial DVS Plan for approval in accordance with paragraph 2.2.

The process set out in this paragraph 2.3 shall be repeated until the updated Initial DVS Plan is approved by the Purchaser.

**EXECUTION PAGE:**

**TO BE SIGNED UNDER HAND**

This Contract has been signed by for and on behalf of the parties on the day and year written below

Signed by

for and on behalf of

**London Underground Limited**

[Redacted signature]

[Redacted signature]

[Redacted signature]

.....

Signed by

for and on behalf of

**MATISA (U.K.) Ltd**

[Redacted signature]

[Redacted signature]

[Redacted signature]

.....