# FORM USAGE AND ROUTING:

This form must be completed for all service contracts and amendments to service contracts involving an increase to the dollar value. It requires approval from
the contract manager and the ADM (only in certain circumstances) before the contract/amendment is signed. After being signed by both parties, attach the
original contract/amendment to the original Service Contract Checklist and forward to Accounts, Financial Services and Administration, Ministry of Finance.

	of the district of the contract of the contrac															
	DESCRIPTION OF					all contracts	and ame	endr	ments.							
	Legal Contractor N	lame:	One Ton C	Consulting I	Inc.					Req	#:	Cont	ract #:			
	Contract Type: New Multi-year Renewal Amendment								Provide policy advice related to innovation and clean technological							
	Term: June 13, 20						per hou	rhour								
PART	CONTRACT CODING: (if more lines needed attach separate sheet)							Co	omplete for Capital (STOB 2		Contracts		OFA STOBs: 2175-Heavy Equipment			
	Amount	CI.	Resp.	Service Line	STOB	Project	OFA ST	ОВ	Service Date (DD-MMM-YYYY	n	Asset # (if applicable	2195-Operating Equipment 2215-Office Furniture & Equip. 2275-Mainframe HW & Servers				
	9,000.00	_	36B10	36205	6101	360000				$\perp$			2275-Mainframe HW & Servers 2281-M/F HW & Servers WIP 2295-PC Hardware			
1	1,000.00	004	36B10	36205	6102	360000		_		_			2315-Mainframe Software			
'		_						+		+			2321-Mainframe Software WIP 2335-Major Systems Software			
	10,000.00	CON	TRACT TO	TAL									2355-PC Software 2395-Tenant Improvements			
	Commonly Used C	ontrac	t STOBs:				61						the provision of advisory services to			
	6001/02 - Operational - Fees/expenses for contracts that provide for a direct provision of goods or services in the delivery of government programs (e.g., project mgmt.). 6003/04 - Regulatory - Fees/expenses for contracts that provide for a direct provision of goods or services required by statute or regulation. 6020/21 - Education and Training - Fees/expenses for contracts that deliver training to government employees. 6001/02 - Operational - Fees/expenses for contracts that provide for a direct provision of IT related goods/services in the delivery of government programs (e.g., dai processing, operating lease rentals). 6309/10 - Data Consulting Non-WTS - Fees/expenses for consulting contracts related information systems.										f government programs (e.g., data					
	SELECTION PROC	CESS	- Complete	Part 2 for	new con	tracts only. [	Do not o	com	plete for renew	vals o	r amendmen	nts. S	elect only one box.			
	Open Process						Di		Process:							
	Request for Pr Suppliers subm				hat price	they would		] TI	hree Verbal or	Writte	n Bids (300)	5 000	A RFP or ITQ is required for			
	Suppliers submit proposals on how, and at what price, they would provide a service.  Invitation to Quote (ITQ) (100) ITQ #							CC	ontracts valued a	at \$25	,000 or more.	. Doc	umentation of bids must be kept			
	For priced base	d serv	ices only - y	ou know ex	actly wha	t you want do	one	or if	n the contract file used, the proces	e. No ss mu	te: Obtaining st be docume	y verba ented i	al bids is not recommended but in writing and included in the			
	and are looking  Other Open Co							CC	ontract file (e.g., irect Invitation	comm	nunication bet	tween	ministry and vendors).			
	Identify process used:							Α	competitive soli	icitatio	n, for contrac	cts \$25	5,000 or more, that is issued to			
	An open competitive process other than Request for Proposal or Invitation to Quote is used (e.g., Joint Solution Procurement, Invitation					on to	pr	re-qualification li	on BC Bid. If vendors are on a							
	Tender), normally by advertising the opportunity on BC Bid.							Note: A RFP or ITQ is required by ministry policy for contracts valued at \$25,000 or more.								
	Direct Award:															
	☐ Public Sector ( The contract is	Organi	ization (200	)) ectly award	ed withou	t competitive		Emergency (202) The contract is negotiated and directly awarded without competitive								
	process becaus	e the	contract is w	ith another	governme	ent organizati	on.	process because an unforeseeable emergency exists and the services								
P	Sole Source (2) The contract is i	negotia	ated and dire	ectly award	ed withou	t competitive							a competitive process.			
A	process becaus contractor is qua	e the r	ministry can	strictly pro	ove that o	nly one		Th	The contract is negotiated and directly awarded without competitive							
R	ministry "proved	" sole	source mus	t be docum	ented in t	he contract fil	e.	process where the acquisition is of a confidential or privileged nature and disclosure through an open bidding process could reasonably be								
	☐ Sole Source - N The contract is r				ed withou	t competitive		expected to compromise government confidentiality, cause economic disruption or be contrary to the public interest.					dentiality, cause economic			
2	process (a NOI believes but car	is not	a competitiv	e process)	because t	the ministry		No	o Justification (	(206)						
	and a Notice of	Intent	is posted. A	NOI must	be posted	on BC Bid w	hen	the	e exceptional co	nditio	ns specified i	in the	th is not justified under one of Core Policy and Procedures			
	a contract for se be directly awar	rvices ded or	or construct this basis.	tion valued Note: It is	at more to recomm	han \$50,000, ended that a	is to NOI	Ma	anual section 6.3	3.3 a (	(1) (i.e., 200 -	- 204)	, or a Notice of Intent was ovided for under another			
	be posted for op awarded on this	portur	nities valued	at \$25,000	or more	that are being	_	po	olicy.				ovided for drider ariotiler			
	☐ Security, Order	, etc.	(203)				$\boxtimes$	A	rect Award - Ui direct award has	s beer	made for a	contra	ct less than \$25,000 and			
	The contract is negotiated and directly awarded without competitive process because a competitive process would interfere with the							ca	tegories 200, 20	not apply.						
	ministry's ability or plant life or he	to mai	intain securi	ity or order	or to prote	ect human, an	imal									
	Pre-qualification:															
	A contract that is	or From	m Pre-quali	ification Lis	st (400)	on list with su	. 🗆	Co	ompetition Amo	ong V	endors on a	Pre-q	ualification List (401)			
	undertaking a co	mpeti	tive process	. The proce	ess must	be consistent	·	fro	om a pre-qualific	ation	list. The proc	cess m	limited list of vendors selected nust be consistent with the			
	with the rules pu  Purchase from	a Cor	porate Sup	ply Arrange	ement (5	00)		ru	les publicized wi	hen th	e list was est	tablish	ed.			
	A purchase from	a pre	-established	corporate:	supply an	angement as		Check appropriate box to indicate which competitive proce  ☐ RFP ☐ ITQ ☐ 3 Verbal or Written Bids								
	identified in the Core Policy Manual section 6.3.2 a (1).								Other (please identify):							

		SERVICE CONTRACT	CHECKLIS	01		Pa	age 2			
	AGF	REEMENT ON INTERNAL TRADE (AIT) / BRITISH COLUMBIA - ALBERTA Traplete Part 3 for new contracts only. Do not complete for renewals/amendment	TRADE, INVES	TMENT & LABOUR MOBILITY AGRE one box.	EMEN.	T (TILM	IA)			
PART 3		Purchase Subject to AIT/TILMA (100)  The purchase is for services over \$75K and is not excluded or exempted under any other provision of the AIT/TILMA or other category below.  Purchase Not Subject to AIT/TILMA (200)  The purchase is for services \$75K or less.  Excluded - Exempted Commodity/Service (300)  The purchase is for services that are exempted from coverage of AIT/TILMA or to which the AIT/TILMA does not apply by virtue of its specific reference in Chapter 5 of the agreement (e.g., health & social services).  Excluded - Emergency (400)  A purchase where an unforeseeable situation of urgency exists and the services cannot be obtained in time by means of an open procurement.  Excluded - Security, Order, etc. (500)  A purchase where compliance with the open tendering provisions set out in Ch. 5 of the AIT/TILMA would interfere with the Province's ability to maintain security or order or to protect human, animal, plant life or health.	A purchase we recognize exceptent rights; by the manufice Excluded - P. The procurer course of and original develexcluded - R. A purchase we by the Province	roduct Compatibility/Exclusive Rigitarich must: ensure compatibility with exclusive rights, such as exclusive licens or maintain specialized products that reacturer or its representative.  Irocurement of Prototype (700)  nent of a prototype or a first service to a particular contract for research, opment, but not for any subsequent put regional/Economic Development (80 which, under exceptional circumstances for from the application of Chapter 5 of economic development purposes.	xisting pes, copy must be be deve experim urchases (0) s, may b	products yright ar mainta eloped in ent, stu s.	nd ined n the idy or			
	POL	ICY COMPLIANCE - NEW CONTRACTS - Complete for new contracts only.	Do not comple	ete for renewals/amendments.	YES	NO	N/A			
	1.	Before taking steps to find a contractor, a cost benefit justification (CBJ) n \$100,000. Where appropriate, it should include a cost comparison between they were available, contract outcomes, etc. Has a CBJ been prepared for	en contracting	out vs. using in-house resources if						
		As per the AIT/TILMA, did you advertise on BC Bid for any contract over \$ you select the contractor through a competitive process between all supple	liers on the list	? (CPPM 6.3.2.c)			$\boxtimes$			
		Executive Financial Officer (EFO) pre-approval is required for all <b>Labour</b> \$25,000 that are being directly awarded. Has a briefing note been signed	d by the EFO fe	or inclusion in the contract file?			$\boxtimes$			
		If this contract was directly awarded (including the policy exemptions in Ci explained and documented for inclusion in the contract file? (CPPM 6.3.3	3.a)							
P										
ART	6. Can you confirm this contract does not constitute an employer/employee relationship? (CPPM 6.3.1.6). For more information, refer to "Employee or Self-Employed" pamphlet at http://www.cra-arc.gc.ca/E/pub/tg/rc4110/rc4110-06e.pdf.									
4	Documentation of approval must be kept in the contract file. (CPPM 6.3.3.d)									
	<ol> <li>Does Schedule A clearly identify specific and measurable contract deliverables? (CPPM 6.3.6.c)</li> <li>Does Schedule A clearly identify the process the ministry will use to monitor the contractor's performance (e.g., frequency &amp; format of reporting requirements)? (CPPM 6.3.6.c)</li> </ol>									
	10. 11.	$\square$								
	12.	Schedule D (Insurance) & Schedule F (Additional Terms)?  12. If Schedule D (Insurance) is attached, is the insurance adequate to cover the risks associated with this contract http://gww.fin.gov.bc.ca/pt/rmb/forms/coiover.stm?								
		B. If the contractor will be involved with "personal information" as defined in the FOIPPA, have you completed and attached <b>Schedule E</b> (Privacy Protection - http://www.mser.gov.bc.ca/privacyaccess/PPS/minpps.doc)? (CPPM 6.3.3.e.11)								
		Has the Information Package for Service Contractors been forwarded a Appendix 1 must be attached to all service contracts including travel expension.			$\boxtimes$					
	_	TRACT AMENDMENTS - Complete Part 5 for contract amendments only.			17.18					
	Reas	son for amendment:		Previous Contract Total:						
P				Amendment Amount:		0.00				
A	DC: -	IOV COMPLIANCE		New Contract Total:		0.00				
R		Does the amendment format comply with the CPPM (CPPM 6.3.3.e.9)?			YES	NO				
5		http://gww.fin.gov.bc.ca/camss/fsa/Branch/Forms/Modification_Agreement.doc The amendment amount(s) must be added to the original amount of the co		ermine the new total for approval						
		requirements. Has the appropriate expense authority approved the amendave the circumstances that caused this contract to be amended been clearly	idment?			_				
		(e.g., unforeseen technical problem delayed the project and the details are	e explained in	the file)?	<u> </u>					
•		ROVALS - Complete Part 6 for all contracts and amendments								
R	Cont	tract Mgr. Name: Michelle Leamy **** DM Name: Rin	ım Henderson		P/PO C	lerk				
T		ature & Date  Signature & Date		Jul 20/17	itials &	Date				
6	** AD	OM sign-off is only required if the contract was directly awarded or the ans	swer to any of	the questions in Part 4 or 5 was 'NO	)'.					

# **GENERAL SERVICE AGREEMENT**



For Administrative Purposes Only						
Ministry Contract No.:  Requisition No.:  Solicitation No.(if applicable):  Commodity Code:	Client:					
Contractor Information	STOB: Project:					
Supplier Name:	,					
Supplier No.:	Template version: July 4, 2016					
Telephone No.:						
E-mail Address:						
Website:						

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# **SCHEDULE A - SERVICES**

Part 1 - Term

Part 2 - Services

Part 3 - Related Documentation

Part 4 - Key Personnel

# SCHEDULE B - FEES AND EXPENSES

Part 1 - Maximum Amount Payable

Part 2 - Fees

Part 3 - Expenses

Part 4 - Statements of Account

Part 5 - Payments Due

SCHEDULE C - APPROVED SUBCONTRACTOR(S)

SCHEDULE D - INSURANCE

SCHEDULE E - PRIVACY PROTECTION SCHEDULE

SCHEDULE F - ADDITIONAL TERMS

SCHEDULE G - SECURITY SCHEDULE

THIS AGREEMENT is dated for reference the 13<sup>th</sup> day of June, 2017.

#### BETWEEN:

ONE TON CONSULTING INC. (the "Contractor") with the following specified address and no specified fax number:

## AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA, as represented by the Premier (the "Province") with the following specified address and fax number:
PO Box 9041, Stn Prov Govt
Victoria, BC V8W 9E1
250-356-7258

The Province wishes to retain the Contractor to provide the services specified in Schedule A and, in consideration for the remuneration set out in Schedule B, the Contractor has agreed to provide those services, on the terms and conditions set out in this Agreement.

As a result, the Province and the Contractor agree as follows:

## 1 DEFINITIONS

#### General

- 1.1 In this Agreement, unless the context otherwise requires:
  - (a) "Business Day" means a day, other than a Saturday or Sunday, on which Provincial government offices are open for normal business in British Columbia;
  - (b) "Incorporated Material" means any material in existence prior to the start of the Term or developed independently of this Agreement, and that is incorporated or embedded in the Produced Material by the Contractor or a Subcontractor;
  - (c) "Material" means the Produced Material and the Received Material:
  - (d) "Produced Material" means records, software and other material, whether complete or not, that, as a result of this Agreement, are produced or provided by the Contractor or a Subcontractor and includes the Incorporated Material;
  - (e) "Received Material" means records, software and other material, whether complete or not, that, as a result of this Agreement, are received by the Contractor or a Subcontractor from the Province or any other person;
  - (f) "Services" means the services described in Part 2 of Schedule A;
  - (g) "Subcontractor" means a person described in paragraph (a) or (b) of section 13.4; and
  - (h) "Term" means the term of the Agreement described in Part 1 of Schedule A subject to that term ending earlier in accordance with this Agreement.

## Meaning of "record"

1.2 The definition of "record" in the Interpretation Act is incorporated into this Agreement and "records" will bear a corresponding meaning.

# 2 SERVICES

## Provision of services

2.1 The Contractor must provide the Services in accordance with this Agreement.

#### Term

2.2 Regardless of the date of execution or delivery of this Agreement, the Contractor must provide the Services during the Term.

# Supply of various items

2.3 Unless the parties otherwise agree in writing, the Contractor must supply and pay for all labour, materials, equipment, tools, facilities, approvals and licenses necessary or advisable to perform the Contractor's obligations under this Agreement, including the license under section 6.4.

## Standard of care

2.4 Unless otherwise specified in this Agreement, the Contractor must perform the Services to a standard of care, skill and diligence maintained by persons providing, on a commercial basis, services similar to the Services.

# Standards in relation to persons performing Services

2.5 The Contractor must ensure that all persons employed or retained to perform the Services are qualified and competent to perform them and are properly trained, instructed and supervised.

# Instructions by Province

2.6 The Province may from time to time give the Contractor reasonable instructions (in writing or otherwise) as to the performance of the Services. The Contractor must comply with those instructions but, unless otherwise specified in this Agreement, the Contractor may determine the manner in which the instructions are carried out.

#### Confirmation of non-written instructions

2.7 If the Province provides an instruction under section 2.6 other than in writing, the Contractor may request that the instruction be confirmed by the Province in writing, which request the Province must comply with as soon as it is reasonably practicable to do so.

# Effectiveness of non-written instructions

2.8 Requesting written confirmation of an instruction under section 2.7 does not relieve the Contractor from complying with the instruction at the time the instruction was given.

## Applicable laws

2.9 In the performance of the Contractor's obligations under this Agreement, the Contractor must comply with all applicable laws.

#### 3 PAYMENT

# Fees and expenses

- 3.1 If the Contractor complies with this Agreement, then the Province must pay to the Contractor at the times and on the conditions set out in Schedule B:
  - (a) the fees described in that Schedule;
  - (b) the expenses, if any, described in that Schedule if they are supported, where applicable, by proper receipts and, in the Province's opinion, are necessarily incurred by the Contractor in providing the Services; and
  - (c) any applicable taxes payable by the Province under law or agreement with the relevant taxation authorities on the fees and expenses described in paragraphs (a) and (b).

The Province is not obliged to pay to the Contractor more than the "Maximum Amount" specified in Schedule B on account of fees and expenses.

#### Statements of accounts

3.2 In order to obtain payment of any fees and expenses under this Agreement, the Contractor must submit to the Province a written statement of account in a form satisfactory to the Province upon completion of the Services or at other times described in Schedule B.

# Withholding of amounts

3.3 Without limiting section 9.1, the Province may withhold from any payment due to the Contractor an amount sufficient to indemnify, in whole or in part, the Province and its employees and agents against any liens or other third-party claims that have arisen or could arise in connection with the provision of the Services. An amount withheld under this section must be promptly paid by the Province to the Contractor upon the basis for withholding the amount having been fully resolved to the satisfaction of the Province.

# Appropriation

3.4 The Province's obligation to pay money to the Contractor is subject to the *Financial Administration Act*, which makes that obligation subject to an appropriation being available in the fiscal year of the Province during which payment becomes due.

# Currency

3.5 Unless otherwise specified in this Agreement, all references to money are to Canadian dollars.

# Non-resident income tax

3.6 If the Contractor is not a resident in Canada, the Contractor acknowledges that the Province may be required by law to withhold income tax from the fees described in Schedule B and then to remit that tax to the Receiver General of Canada on the Contractor's behalf.

# Prohibition against committing money

3.7 Without limiting section 13.10(a), the Contractor must not in relation to performing the Contractor's obligations under this Agreement commit or purport to commit the Province to pay any money except as may be expressly provided for in this Agreement.

## Refunds of taxes

## 3.8 The Contractor must:

- (a) apply for, and use reasonable efforts to obtain, any available refund, credit, rebate or remission of federal, provincial or other tax or duty imposed on the Contractor as a result of this Agreement that the Province has paid or reimbursed to the Contractor or agreed to pay or reimburse to the Contractor under this Agreement; and
- (b) immediately on receiving, or being credited with, any amount applied for under paragraph (a), remit that amount to the Province.

#### 4 REPRESENTATIONS AND WARRANTIES

- 4.1 As at the date this Agreement is executed and delivered by, or on behalf of, the parties, the Contractor represents and warrants to the Province as follows:
  - (a) except to the extent the Contractor has previously disclosed otherwise in writing to the Province,

- all information, statements, documents and reports furnished or submitted by the Contractor to the Province in connection with this Agreement (including as part of any competitive process resulting in this Agreement being entered into) are in all material respects true and correct,
- (ii) the Contractor has sufficient trained staff, facilities, materials, appropriate equipment and approved subcontractual or other agreements in place and available to enable the Contractor to fully perform the Services and to grant any licenses under this Agreement, and
- (iii) the Contractor holds all permits, licenses, approvals and statutory authorities issued by any government or government agency that are necessary for the performance of the Contractor's obligations under this Agreement; and
- (b) if the Contractor is not an individual,
  - (i) the Contractor has the power and capacity to enter into this Agreement and to observe, perform and comply with the terms of this Agreement and all necessary corporate or other proceedings have been taken and done to authorize the execution and delivery of this Agreement by, or on behalf of, the Contractor, and
  - (ii) this Agreement has been legally and properly executed by, or on behalf of, the Contractor and is legally binding upon and enforceable against the Contractor in accordance with its terms except as enforcement may be limited by bankruptcy, insolvency or other laws affecting the rights of creditors generally and except that equitable remedies may be granted only in the discretion of a court of competent jurisdiction.

# 5 PRIVACY, SECURITY AND CONFIDENTIALITY

# Privacy

5.1 The Contractor must comply with the Privacy Protection Schedule attached as Schedule E.

# Security

- 5.2 The Contractor must:
  - (a) make reasonable security arrangements to protect the Material from unauthorized access, collection, use, disclosure, alteration or disposal; and
  - (b) comply with the Security Schedule attached as Schedule G.

#### Confidentiality

- 5.3 The Contractor must treat as confidential all information in the Material and all other information accessed or obtained by the Contractor or a Subcontractor (whether verbally, electronically or otherwise) as a result of this Agreement, and not permit its disclosure or use without the Province's prior written consent except:
  - (a) as required to perform the Contractor's obligations under this Agreement or to comply with applicable laws;
  - (b) if it is information that is generally known to the public other than as result of a breach of this Agreement; or
  - (c) if it is information in any Incorporated Material.

# **Public announcements**

5.4 Any public announcement relating to this Agreement will be arranged by the Province and, if such consultation is reasonably practicable, after consultation with the Contractor.

# Restrictions on promotion

5.5 The Contractor must not, without the prior written approval of the Province, refer for promotional purposes to the Province being a customer of the Contractor or the Province having entered into this Agreement.

#### 6 MATERIAL AND INTELLECTUAL PROPERTY

#### Access to Material

6.1 If the Contractor receives a request for access to any of the Material from a person other than the Province, and this Agreement does not require or authorize the Contractor to provide that access, the Contractor must promptly advise the person to make the request to the Province.

# Ownership and delivery of Material

6.2 The Province exclusively owns all property rights in the Material which are not intellectual property rights. The Contractor must deliver any Material to the Province immediately upon the Province's request.

# Matters respecting intellectual property

- 6.3 The Province exclusively owns all intellectual property rights, including copyright, in:
  - (a) Received Material that the Contractor receives from the Province; and
  - (b) Produced Material, other than any Incorporated Material.

Upon the Province's request, the Contractor must deliver to the Province documents satisfactory to the Province that irrevocably waive in the Province's favour any moral rights which the Contractor (or employees of the Contractor) or a Subcontractor (or employees of a Subcontractor) may have in the Produced Material and that confirm the vesting in the Province of the copyright in the Produced Material, other than any Incorporated Material.

## Rights in relation to Incorporated Material

- 6.4 Upon any Incorporated Material being embedded or incorporated in the Produced Material and to the extent that it remains so embedded or incorporated, the Contractor grants to the Province:
  - (a) a non-exclusive, perpetual, irrevocable, royalty-free, worldwide license to exercise, in respect of that Incorporated Material, the rights set out in the *Copyright Act* (Canada), including the right to use, reproduce, modify, publish and distribute that Incorporated Material; and
  - (b) the right to sublicense or assign to third-parties any or all of the rights granted to the Province under section 6.4(a).

## 7 RECORDS AND REPORTS

# Work reporting

7.1 Upon the Province's request, the Contractor must fully inform the Province of all work done by the Contractor or a Subcontractor in connection with providing the Services.

## Time and expense records

7.2 If Schedule B provides for the Contractor to be paid fees at a daily or hourly rate or for the Contractor to be paid or reimbursed for expenses, the Contractor must maintain time records and books of account, invoices, receipts and vouchers of expenses in support of those payments, in form and content satisfactory to the Province. Unless otherwise specified in this Agreement, the Contractor must retain such documents for a period of not less than seven years after this Agreement ends.

#### 8 AUDIT

8.1 In addition to any other rights of inspection the Province may have under statute or otherwise, the Province may at any reasonable time and on reasonable notice to the Contractor, enter on the Contractor's premises to inspect and, at the Province's discretion, copy any of the Material and the Contractor must permit, and provide reasonable assistance to, the exercise by the Province of the Province's rights under this section.

#### 9 INDEMNITY AND INSURANCE

# Indemnity

- 9.1 The Contractor must indemnify and save harmless the Province and the Province's employees and agents from any loss, claim (including any claim of infringement of third-party intellectual property rights), damage award, action, cause of action, cost or expense that the Province or any of the Province's employees or agents may sustain, incur, suffer or be put to at any time, either before or after this Agreement ends, (each a "Loss") to the extent the Loss is directly or indirectly caused or contributed to by:
  - (a) any act or omission by the Contractor or by any of the Contractor's agents, employees, officers, directors or Subcontractors in connection with this Agreement; or
  - (b) any representation or warranty of the Contractor being or becoming untrue or incorrect.

#### Insurance

9.2 The Contractor must comply with the Insurance Schedule attached as Schedule D.

# Workers compensation

9.3 Without limiting the generality of section 2.9, the Contractor must comply with, and must ensure that any Subcontractors comply with, all applicable occupational health and safety laws in relation to the performance of the Contractor's obligations under this Agreement, including the *Workers Compensation Act* in British Columbia or similar laws in other jurisdictions.

# Personal optional protection

- 9.4 The Contractor must apply for and maintain personal optional protection insurance (consisting of income replacement and medical care coverage) during the Term at the Contractor's expense if:
  - (a) the Contractor is an individual or a partnership of individuals and does not have the benefit of mandatory workers compensation coverage under the *Workers Compensation Act* or similar laws in other jurisdictions; and
  - (b) such personal optional protection insurance is available for the Contractor from WorkSafeBC or other sources.

#### Evidence of coverage

9.5 Within 10 Business Days of being requested to do so by the Province, the Contractor must provide the Province with evidence of the Contractor's compliance with sections 9.3 and 9.4.

## 10 FORCE MAJEURE

Definitions relating to force majeure

- 10.1 In this section and sections 10.2 and 10.3:
  - (a) "Event of Force Majeure" means one of the following events:
    - (i) a natural disaster, fire, flood, storm, epidemic or power failure,
    - (ii) a war (declared and undeclared), insurrection or act of terrorism or piracy,
    - (iii) a strike (including illegal work stoppage or slowdown) or lockout, or
    - (iv) a freight embargo

if the event prevents a party from performing the party's obligations in accordance with this Agreement and is beyond the reasonable control of that party; and

(b) "Affected Party" means a party prevented from performing the party's obligations in accordance with this Agreement by an Event of Force Majeure.

# Consequence of Event of Force Majeure

An Affected Party is not liable to the other party for any failure or delay in the performance of the Affected Party's obligations under this Agreement resulting from an Event of Force Majeure and any time periods for the performance of such obligations are automatically extended for the duration of the Event of Force Majeure provided that the Affected Party complies with the requirements of section 10.3.

# **Duties of Affected Party**

An Affected Party must promptly notify the other party in writing upon the occurrence of the Event of Force Majeure and make all reasonable efforts to prevent, control or limit the effect of the Event of Force Majeure so as to resume compliance with the Affected Party's obligations under this Agreement as soon as possible.

# 11 DEFAULT AND TERMINATION

Definitions relating to default and termination

- 11.1 In this section and sections 11.2 to 11.4:
  - (a) "Event of Default" means any of the following:
    - an Insolvency Event,
    - (ii) the Contractor fails to perform any of the Contractor's obligations under this Agreement, or
    - (iii) any representation or warranty made by the Contractor in this Agreement is untrue or incorrect; and
  - (b) "Insolvency Event" means any of the following:
    - (i) an order is made, a resolution is passed or a petition is filed, for the Contractor's liquidation or winding up,
    - (ii) the Contractor commits an act of bankruptcy, makes an assignment for the benefit of the Contractor's creditors or otherwise acknowledges the Contractor's insolvency,
    - (iii) a bankruptcy petition is filed or presented against the Contractor or a proposal under the *Bankruptcy and Insolvency Act* (Canada) is made by the Contractor,
    - (iv) a compromise or arrangement is proposed in respect of the Contractor under the Companies' Creditors Arrangement Act (Canada),
    - (v) a receiver or receiver-manager is appointed for any of the Contractor's property, or
    - (vi) the Contractor ceases, in the Province's reasonable opinion, to carry on business as a

# going concern.

# Province's options on default

- On the happening of an Event of Default, or at any time thereafter, the Province may, at its option, elect to do any one or more of the following:
  - by written notice to the Contractor, require that the Event of Default be remedied within a time period specified in the notice;
  - (b) pursue any remedy or take any other action available to it at law or in equity; or
  - (c) by written notice to the Contractor, terminate this Agreement with immediate effect or on a future date specified in the notice, subject to the expiration of any time period specified under section 11.2(a).

# Delay not a waiver

11.3 No failure or delay on the part of the Province to exercise its rights in relation to an Event of Default will constitute a waiver by the Province of such rights.

# Province's right to terminate other than for default

11.4 In addition to the Province's right to terminate this Agreement under section 11.2(c) on the happening of an Event of Default, the Province may terminate this Agreement for any reason by giving at least 10 days' written notice of termination to the Contractor.

# Payment consequences of termination

- 11.5 Unless Schedule B otherwise provides, if the Province terminates this Agreement under section 11.4:
  - (a) the Province must, within 30 days of such termination, pay to the Contractor any unpaid portion of the fees and expenses described in Schedule B which corresponds with the portion of the Services that was completed to the Province's satisfaction before termination of this Agreement; and
  - (b) the Contractor must, within 30 days of such termination, repay to the Province any paid portion of the fees and expenses described in Schedule B which corresponds with the portion of the Services that the Province has notified the Contractor in writing was not completed to the Province's satisfaction before termination of this Agreement.

## Discharge of liability

11.6 The payment by the Province of the amount described in section 11.5(a) discharges the Province from all liability to make payments to the Contractor under this Agreement.

#### Notice in relation to Events of Default

11.7 If the Contractor becomes aware that an Event of Default has occurred or anticipates that an Event of Default is likely to occur, the Contractor must promptly notify the Province of the particulars of the Event of Default or anticipated Event of Default. A notice under this section as to the occurrence of an Event of Default must also specify the steps the Contractor proposes to take to address, or prevent recurrence of, the Event of Default. A notice under this section as to an anticipated Event of Default must specify the steps the Contractor proposes to take to prevent the occurrence of the anticipated Event of Default.

## 12 DISPUTE RESOLUTION

# Dispute resolution process

- 12.1 In the event of any dispute between the parties arising out of or in connection with this Agreement, the following dispute resolution process will apply unless the parties otherwise agree in writing:
  - (a) the parties must initially attempt to resolve the dispute through collaborative negotiation;
  - (b) if the dispute is not resolved through collaborative negotiation within 15 Business Days of the dispute arising, the parties must then attempt to resolve the dispute through mediation under the rules of the Mediate BC Society; and
  - (c) if the dispute is not resolved through mediation within 30 Business Days of the commencement of mediation, the dispute must be referred to and finally resolved by arbitration under the Arbitration Act.

## Location of arbitration or mediation

12.2 Unless the parties otherwise agree in writing, an arbitration or mediation under section 12.1 will be held in Victoria, British Columbia.

#### Costs of mediation or arbitration

12.3 Unless the parties otherwise agree in writing or, in the case of an arbitration, the arbitrator otherwise orders, the parties must share equally the costs of a mediation or arbitration under section 12.1 other than those costs relating to the production of expert evidence or representation by counsel.

# 13 MISCELLANEOUS

# Delivery of notices

- 13.1 Any notice contemplated by this Agreement, to be effective, must be in writing and delivered as follows:
  - (a) by fax to the addressee's fax number specified on the first page of this Agreement, in which case it will be deemed to be received on the day of transmittal unless transmitted after the normal business hours of the addressee or on a day that is not a Business Day, in which cases it will be deemed to be received on the next following Business Day;
  - (b) by hand to the addressee's address specified on the first page of this Agreement, in which case it will be deemed to be received on the day of its delivery; or
  - (c) by prepaid post to the addressee's address specified on the first page of this Agreement, in which case if mailed during any period when normal postal services prevail, it will be deemed to be received on the fifth Business Day after its mailing.

# Change of address or fax number

13.2 Either party may from time to time give notice to the other party of a substitute address or fax number, which from the date such notice is given will supersede for purposes of section 13.1 any previous address or fax number specified for the party giving the notice.

# Assignment

13.3 The Contractor must not assign any of the Contractor's rights or obligations under this Agreement without the Province's prior written consent. Upon providing written notice to the Contractor, the Province may assign to any person any of the Province's rights under this Agreement and may assign to any "government corporation", as defined in the *Financial Administration Act*, any of the Province's obligations under this Agreement.

# Subcontracting

- 13.4 The Contractor must not subcontract any of the Contractor's obligations under this Agreement to any person without the Province's prior written consent, excepting persons listed in the attached Schedule C. No subcontract, whether consented to or not, relieves the Contractor from any obligations under this Agreement. The Contractor must ensure that:
  - (a) any person retained by the Contractor to perform obligations under this Agreement; and
  - (b) any person retained by a person described in paragraph (a) to perform those obligations fully complies with this Agreement in performing the subcontracted obligations.

#### Waiver

13.5 A waiver of any term or breach of this Agreement is effective only if it is in writing and signed by, or on behalf of, the waiving party and is not a waiver of any other term or breach.

#### Modifications

13.6 No modification of this Agreement is effective unless it is in writing and signed by, or on behalf of, the parties.

# Entire agreement

13.7 This Agreement (including any modification of it) constitutes the entire agreement between the parties as to performance of the Services.

# Survival of certain provisions

13.8 Sections 2.9, 3.1 to 3.4, 3.7, 3.8, 5.1 to 5.5, 6.1 to 6.4, 7.1, 7.2, 8.1, 9.1, 9.2, 9.5, 10.1 to 10.3, 11.2, 11.3, 11.5, 11.6, 12.1 to 12.3, 13.1, 13.2, 13.8, and 13.10, any accrued but unpaid payment obligations, and any other sections of this Agreement (including schedules) which, by their terms or nature, are intended to survive the completion of the Services or termination of this Agreement, will continue in force indefinitely subject to any applicable limitation period prescribed by law, even after this Agreement ends.

#### Schedules

13.9 The schedules to this Agreement (including any appendices or other documents attached to, or incorporated by reference into, those schedules) are part of this Agreement.

# Independent contractor

- 13.10 In relation to the performance of the Contractor's obligations under this Agreement, the Contractor is an independent contractor and not:
  - (a) an employee or partner of the Province; or
  - (b) an agent of the Province except as may be expressly provided for in this Agreement.

The Contractor must not act or purport to act contrary to this section.

## Personnel not to be employees of Province

13.11 The Contractor must not do anything that would result in personnel hired or used by the Contractor or a Subcontractor in relation to providing the Services being considered employees of the Province.

## Key Personnel

13.12 If one or more individuals are specified as "Key Personnel" of the Contractor in Part 4 of Schedule A, the Contractor must cause those individuals to perform the Services on the Contractor's behalf, unless the Province otherwise approves in writing, which approval must not be unreasonably withheld.

#### Pertinent information

13.13 The Province must make available to the Contractor all information in the Province's possession which the Province considers pertinent to the performance of the Services.

#### Conflict of interest

13.14 The Contractor must not provide any services to any person in circumstances which, in the Province's reasonable opinion, could give rise to a conflict of interest between the Contractor's duties to that person and the Contractor's duties to the Province under this Agreement.

## Time

13.15 Time is of the essence in this Agreement and, without limitation, will remain of the essence after any modification or extension of this Agreement, whether or not expressly restated in the document effecting the modification or extension.

# Conflicts among provisions

- 13.16 Conflicts among provisions of this Agreement will be resolved as follows:
  - a provision in the body of this Agreement will prevail over any conflicting provision in, attached to or incorporated by reference into a schedule, unless that conflicting provision expressly states otherwise; and
  - (b) a provision in a schedule will prevail over any conflicting provision in a document attached to or incorporated by reference into a schedule, unless the schedule expressly states otherwise.

## Agreement not permit nor fetter

13.17 This Agreement does not operate as a permit, license, approval or other statutory authority which the Contractor may be required to obtain from the Province or any of its agencies in order to provide the Services. Nothing in this Agreement is to be construed as interfering with, or fettering in any manner, the exercise by the Province or its agencies of any statutory, prerogative, executive or legislative power or duty.

# Remainder not affected by invalidity

13.18 If any provision of this Agreement or the application of it to any person or circumstance is invalid or unenforceable to any extent, the remainder of this Agreement and the application of such provision to any other person or circumstance will not be affected or impaired and will be valid and enforceable to the extent permitted by law.

# Further assurances

13.19 Each party must perform the acts, execute and deliver the writings, and give the assurances as may be reasonably necessary to give full effect to this Agreement.

#### Additional terms

13.20 Any additional terms set out in the attached Schedule F apply to this Agreement.

# Governing law

13.21 This Agreement is governed by, and is to be interpreted and construed in accordance with, the laws applicable in British Columbia.

#### 14 INTERPRETATION

- 14.1 In this Agreement:
  - (a) "includes" and "including" are not intended to be limiting;
  - (b) unless the context otherwise requires, references to sections by number are to sections of this Agreement;
  - (c) the Contractor and the Province are referred to as "the parties" and each of them as a "party";
  - (d) "attached" means attached to this Agreement when used in relation to a schedule;
  - (e) unless otherwise specified, a reference to a statute by name means the statute of British Columbia by that name, as amended or replaced from time to time;
  - (f) the headings have been inserted for convenience of reference only and are not intended to describe, enlarge or restrict the scope or meaning of this Agreement or any provision of it;
  - (g) "person" includes an individual, partnership, corporation or legal entity of any nature; and
  - (h) unless the context otherwise requires, words expressed in the singular include the plural and vice versa.

# 15 EXECUTION AND DELIVERY OF AGREEMENT

15.1 This Agreement may be entered into by a separate copy of this Agreement being executed by, or on behalf of, each party and that executed copy being delivered to the other party by a method provided for in section 13.1 or any other method agreed to by the parties.

The parties have executed this Agreement as follows:

SIGNED on the 44 day of June, 2017 by the Contractor (or, if not an individual, on its behalf by its authorized signatory or signatories):	SIGNED on the 13th day of June, 2017 on behalf of the Province by its duly authorized representative:  Signature  Lim Hadersa
James Tansey	Print Name
Print Name(s)  Associate Professor	Deputy Minister to the
Print Title(s)	Premuer

#### Schedule A - Services

## PART 1. TERM:

1. The term of this Agreement commences on June 13, 2017 and ends on June 30, 2017.

#### PART 2. SERVICES:

# **Description of services**

1. In response to requests by the Province, the Contractor will provide the Province with policy advice in such form as the Province may request related to innovation and clean technologies.

# Reporting requirements

2. The Contractor reports directly to Neil Sweeney – Corporate Policy and Intergovernmental Relations Secretariat, Office of the Premier- who is authorized to make the requests and receive the advice on behalf of the Province as contemplated by section 1 of this Part 2.

# PART 3. RELATED DOCUMENTATION:

- The Contractor must perform the Services in accordance with the obligations set out in this Schedule A
  including any engagement letter, Solicitation document excerpt, proposal excerpt or other documentation
  attached as an Appendix to, or specified as being incorporated by reference in, this Schedule.
- The following are Appendices to this Schedule A:

Appendix 1 – Engagement Letter	NOT APPLICABLE
Appendix 2 – Solicitation document excerpt	NOT APPLICABLE
Appendix 3 – Proposal excerpt	NOT APPLICABLE
Appendix 4 – Group 2 Rates – Expenses for contractors	ATTACHED
Appendix 5 – Service Contractor Travel Expense Claim	ATTACHED
Appendix 6 – Sample Invoice	ATTACHED
Appendix 7 – Ministry Invoice Payment Policy	ATTACHED
Appendix 8 – Lobbying Notice to Contractors	ATTACHED

# PART 4. KEY PERSONNEL:

- 1. The Key Personnel of the Contractor are as follows:
  - (a) James Tansey

# Appendix 1 – Engagement Letter – not applicable

# Appendix 2 – Solicitation document excerpt – Not Applicable

# Appendix 3 – Proposal excerpt – Not Applicable

# Appendix 4 – Group 2 Rates – Expenses for contractors

#### APPENDIX 1 - Group 2 Rates **EXPENSES FOR CONTRACTORS**

The following are allowable expenses for contractors. All expenses must be paid by the contractor. Expenses cannot be direct billed to the ministry except in unusual documstances (in these cases a special clause must be included in the contract). Original receipts are required) but photocopies of receipts will be accepted if the contractor requires the original for another purpose (e.g., to claim for GST credits).

The contractor must be outside their headquarters area (32 kilometres from where they ordinarily perform their duties) to be eligible to claim travel, meal and accommodation expenses.

Effective March 29, 2009, the following meal allowances can be claimed which must not exceed \$49.00 per day (receipts are not received):

Breakfast only	\$22.00	claim if travel starts before 7:00 a.m. or ends after 7:00 a.m.
Lunch only	\$22.00	claim if travel starts before 12:00 noon or ends after 12:00 noon.
Dinner only	\$28.50	claim if travel starts before 6:00 p.m. or ends after 6:00 p.m.
Breakfast and lunch only	\$30.00	see above
Breakfast and dinner only	\$36.50	see above
Lunch and dinner only	\$36.50	see above
Full day	\$49.00	

2. Mileage Rates When Using Private Vehicle: Effective April 1, 2016 the private mileage allowance is \$.53 per kilometre (receipts are not required). This rate can be claimed when using a private vehicle for travel. It is intended to cover costs of gas and maintenance.

3.Taxi and Parking: Taxi and parking charges will be reimbursed if receipts/copies of receipts are provided. Tips identified separately on taxi receipts cannot be claimed.

Car Rentalis:
 Approved car rental agencies and the maximum rates for each community are listed at <a href="https://mww2.cou.bc.ca/cou/content/">https://mww2.cou.bc.ca/cou/content/</a> governments/sevides-for-government/sevides-good-end-services-catalogus/daily-ushide-rentals. Other agencies are to be used only when these agencies cannot supply vehicles or when renting a vehicle outside BC. Contractors should ask for the government rate. Resolitat/copies of receipts are required. PAI (personal accident insurance) will not be relimbursed. CDW/LDW (collisionyloss damage waiver) will be relimbursed only when renting from a company not on the approved list for the specific community or when renting outside BC.

Accommosacions
a) Hotel/motel (Receipt/copy of receipt and proof of payment

required). Approved hotels and the maximum rates that may be claimed for Accommodation Guide. Rates may vary between summer, winter and shoulder seasons.

Only the single government rate will be reimbursed. The "number in party" identified on the receipt must show only

- Process for Selecting Accommodation:

  Select the most cost-effective hotel from the accommodation guide that meets your business requirements.

  Ensure the expectations of the ministry expense authority are clarified (through the contract manager) regarding the price of accommodation before travel takes place.

  Ensure the rates charged by the hotel for the room and supplementary charges are at or below the rates quoted in the accommodation guide.

If the contractor cannot stay at any of the hotels listed in the guide due to an exceptional or emergency situation, pre-approval must be obtained from the ministry expense authority and attached to the expense daim. This approval should be obtained through the contract manager.

b) Private ledging (receipts are not required): \$30.75 per night may be claimed when private lodging is arranged (e.g., staying with friends).

6.Airfare: Economy airfare only will be reimbursed. Receipts/copies of receipts and proof of payment are required.

Laundry, gratuities, porterage and personal phone calls cannot be claimed. Ferry charges and highway tolls can be claimed if supported by an original receipt. Other miscellaneous expenses incurred when travelling (e.g., courter and photocopying charges) can also be claimed if supported by a receipt/copy of receipt.

S. Qut-of-Province Travel:
When B.C. contractors are required to travel out-of-province, a
Travel Authorization form approved by the ministry director must
accompany the expense daim.

#### Other Expenses

1.Business Expenses (e.g., all costs associated with meetings, including business and guest meals): Claims for business expenses must be accompanied by an approved Business Expense Approval form (which should be completed by the ministry, not the contractor).

When receipts are submitted for reimbursement, they should be adjusted to deduct the embedded GST. A contractor with a GST registration number can claim input tax credits from Canada

# 3. Miscellaneous Expenses (e.g. business telephone/fax calls,

Mescellaneous Expenses (e.g. business telephone/fax calls, newspapers, etc.): Miscellaneous expenses will be paid if supported by original receipts and in our opinion are necessarily incurred by you in providing the service. Contact the contract manager before incurring any miscellaneous expenses.

FIN FSA 021 REV Apr/16 Contractor Initials: \_\_\_\_

# Appendix 5 - Service Contractor Travel Expense Claim

# TRAVEL EXPENSE CLAIM FOR SERVICE CONTRACTORS

## FORM USAGE

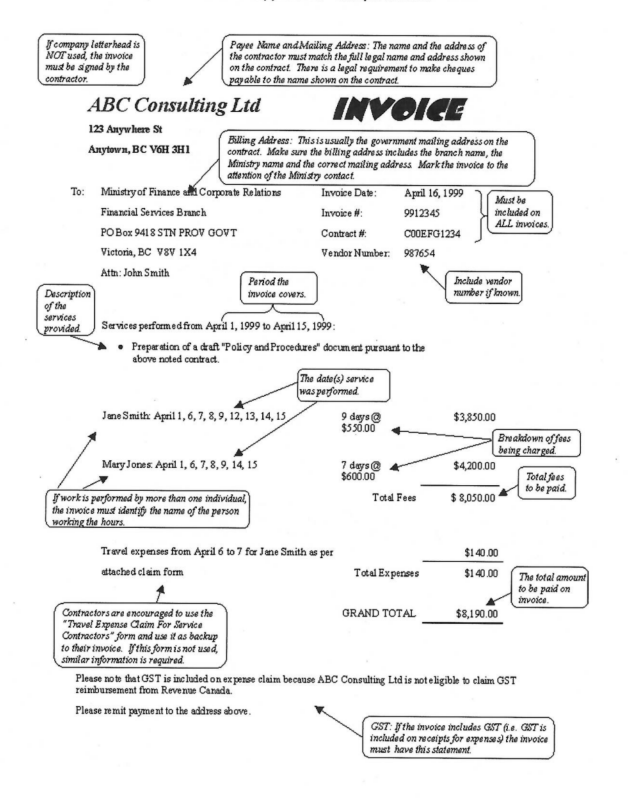
This form is for use by service contractors to claim travel expenses. The original claim form and applicable receipts must be attached as back up to the service contract invoice. Refer to the service contract *Appendix 1* for guidelines, allowable rates and receipt requirements.

DATE OF TRAVEL 20		PLACES TRAVELLED		PLACES TRAVELLED PERSONAL VEHICLE USE DISTANCE × KM RATE		BUS/TAXI/ AIR/FERRY B L D COSTS / / /		MEALS:	ACCOMMODATION COSTS	(CAR RENTAL, BUSINESS PHONE, ETC.) COST DESCRIPTION		DAILY COSTS
M	D	FROM/TO (ENTER CITY NAMES)	КМ	\$	\$			\$	\$	\$		\$
					E	kam	ple					
04	06	Victoria Vancouver	100	50 00	71 00	ľ	1	35 50				156 50
							Ш					
			,						7			
									Ja.			
				1								
											CLAIM TOTAL	

Embedded GST should not be claimed by service contractors.	Please ensure GST is deducted from travel receipts.
	Service Contractor's Signature

FIN FSA 035 REV January 2014

# Appendix 6 - Sample Invoice



# Appendix 7 - Ministry Invoice Payment Policy

#### INVOICE PAYMENT POLICY FOR SERVICE CONTRACT INVOICES

The Ministry of Finance pays service contract invoices as follows:

- These time frames apply to correctly submitted invoices only. Refer to "Invoice Instructions for Contractors" for a listing of invoice requirements.
- It is our expectation that your monthly invoice will be processed by the
  program area in 5 working days. It will then be forwarded to the central
  Accounts Office for payment processing. Contractors should expect to receive a
  cheque in the mail approximately 30 days from the date the invoice is received in
  the Accounts Office.
- Payments are processed by the central Accounts Office on a "first in, first out" basis. Requests for special treatment cannot be accommodated.
- Cheques will be mailed directly to the contractor at the address shown on the invoice. Note that this address must match the address on the contract.

## **Billing Frequency**

Contractors must submit invoices no more than once a month.

#### Interest

Interest is automatically paid effective 61 days after the date the invoice or services are received (whichever is later) at the government mailing address shown on the contract. Interest under \$5.00 will not be paid. Interest is paid at provincial government rates.

# **Direct Deposit of Cheques**

Service contractors may complete an application form for "EFT" (Electronic Funds Transfer) so that cheques are automatically deposited to their bank account. However, the EFT process may add up to 3 working days to the time frames shown above. This extra time is required by financial institutions to ensure EFT payments are processed.

Prepared by Financial Services and Administration, Ministry of Ministry of Finance November 6, 2003

# Appendix 8 – Lobbying Notice to Contractors

# **NOTICE TO CONTRACTORS**

As a contractor with the Province, it is your responsibility to abide by all applicable laws. This is to bring to your attention that if you are conducting services for the province, and you also fall within the parameters of the *Lobbyist Registration Act*, then it is your responsibility to make this determination and register if necessary.

May 30, 2008

# Schedule B - Fees and Expenses

# 1. MAXIMUM AMOUNT PAYABLE:

<u>Maximum Amount</u>: Despite sections 2 and 3 of this Schedule, \$10,000.00 is the maximum amount which the Province is obliged to pay to the Contractor for fees and expenses under this Agreement (exclusive of any applicable taxes described in section 3.1(c) of this Agreement).

## 2. FEES:

# **Hourly Rate and Maximum Fees**

<u>Fees</u>: at a rate of \$175.00 per hour for those hours during the Term when the Contractor provides the Services to a maximum of \$9,000.00.

#### 3. EXPENSES:

Maximum Expenses: The maximum amount of expenses payable is \$1,000.

<u>Permitted Expenses</u>: Travel, accommodation and meal expenses for travel greater than 32 kilometers away from Victoria on the same basis as the Province pays its Group II employees when they are on travel status; and excluding goods and services tax ("GST") or other applicable tax paid or payable by the Contractor on expenses described above to the extent that the Contractor is entitled to claim credits (including GST input tax credits), rebates, refunds or remissions of the tax from the relevant taxation authorities.

# 4. STATEMENTS OF ACCOUNT:

<u>Statements of Account</u>: In order to obtain payment of any fees and expenses under this Agreement for the Term (the "Billing Period"), the Contractor must deliver to the Province on a date after the Billing Period (each a "Billing Date"), a written statement of account in a form satisfactory to the Province containing:

- (a) the Contractor's legal name and address;
- (b) the date of the statement, and the Billing Period to which the statement pertains;
- (c) the Contractor's calculation of all fees claimed for that Billing Period, including a declaration by the Contractor of all hours worked on each day during the Billing Period;
- (d) a chronological listing, in reasonable detail, of any expenses claimed by the Contractor for the Billing Period with receipts attached, if applicable, and, if the Contractor is claiming reimbursement of any GST or other applicable taxes paid or payable by the Contractor in relation to those expenses, a description of any credits, rebates, refunds or remissions the Contractor is entitled to from the relevant taxation authorities in relation to those taxes;
- (e) the Contractor's calculation of any applicable taxes payable by the Province in relation to the Services for the Billing Period;
- (f) a description of this Agreement;
- (g) a statement number for identification; and
- (h) any other billing information reasonably requested by the Province.

# 5. PAYMENTS DUE:

<u>Payments Due</u>: Within 30 days of the Province's receipt of the Contractor's written statement of account delivered in accordance with this Schedule, the Province must pay the Contractor the fees and expenses (plus all applicable taxes) claimed in the statement if they are in accordance with this Schedule. Statements of account or contract invoices offering an early payment discount may be paid by the Province as required to obtain the discount.

# Schedule C – Approved Subcontractor(s)

## Schedule D - Insurance

- The Contractor must, without limiting the Contractor's obligations or liabilities and at the Contractor's own expense, purchase and maintain throughout the Term the following insurances with insurers licensed in Canada in forms and amounts acceptable to the Province:
  - (a) Commercial General Liability in an amount not less than \$2,000,000.00 inclusive per occurrence against bodily injury, personal injury and property damage and including liability assumed under this Agreement and this insurance must
    - (i) include the Province as an additional insured,
    - be endorsed to provide the Province with 30 days advance written notice of cancellation or material change, and
    - (iii) include a cross liability clause.
- 2. All insurance described in section 1 of this Schedule must:
  - (a) be primary; and
  - (b) not require the sharing of any loss by any insurer of the Province.
- 3. The Contractor must provide the Province with evidence of all required insurance as follows:
  - (a) within 10 Business Days of commencement of the Services, the Contractor must provide to the Province evidence of all required insurance in the form of a completed Province of British Columbia Certificate of Insurance;
  - (b) if any required insurance policy expires before the end of the Term, the Contractor must provide to the Province within 10 Business Days of the policy's expiration, evidence of a new or renewal policy meeting the requirements of the expired insurance in the form of a completed Province of British Columbia Certificate of Insurance; and
  - (c) despite paragraph (a) or (b) above, if requested by the Province at any time, the Contractor must provide to the Province certified copies of the required insurance policies.
- 4. The Contractor must obtain, maintain and pay for any additional insurance which the Contractor is required by law to carry, or which the Contractor considers necessary to cover risks not otherwise covered by insurance specified in this Schedule in the Contractor's sole discretion.

# Schedule E - Privacy Protection Schedule

# Schedule F - Additional Terms

# Schedule G - Security Schedule

# **DIRECT AWARD JUSTIFICATION AND PRE-APPROVAL REQUEST**

CLIFF #: \$

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This form must be completed by the contract manager to clearly document the justification for direct awarding a service contract and ensures compliance with government contract policy. Unless the contract is an emergency, this form must be completed and pre-approved prior to any discussions with or commitment to the vendor. Pre-approval is required by the expense authority, program assistant deputy minister and if \$50,000 or greater, the ministry executive financial officer. The original completed and signed form must be retained in the program contract file.

Se	Send completed form(s) to CFSMail for routing and approval processing								
P	CONTRACT INFORMATION								
	Ministry: Office of the Premier	Program: Deputy Minister's Office							
	Contract Manager Name and Phone #:Michelle Leamy (250-387-5894)								
A	Legal Contractor Name: One Ton Consulting Inc.								
T 1	Contract Value: \$10,000.00 Term: 13/06/2017-30/06/2017	STOB: 6101/02 Contract Type: New Multi-year Renewal							
	Commonly Used Contract STOBs: 6001/02 - Operational - Fees/expenses for contracts that provide for a direct provision of goods or services in the delivery of government programs (e.g., project mgmt.). 6003/04 - Regulatory - Fees/expenses for contracts that provide for a direct provision of goods or services required by statute or regulation, 6020/21 - Education and Training - Fees/expenses for contracts that deliver training to government employees:	6101/02 - Advisory - Fees/expenses for contracts with the provision of advisory services to the ministry (e.g., management consulting). 6302 - Data Operations Non-WTS - Fees/expenses for contracts that provide for a direct provision of IT related goods/services in the delivery of government programs (e.g., data processing, operating lease rentals). 6309/10 Data Consulting Non-WTS - Fees/expenses for consulting contracts related to information systems.							
	RATIONALE FOR ALL DIRECT AWARD CONTRACTS								
PART 2	Provide policy advice related to innovation and clean technologies.  What is the financial or other impact if this direct award is not approved. A competitive process would defay gathering advice required within under which Core Policy and Procedures Manual exception is this directly Public Sector Organization.  Sole Source  Sole Source  Sole Source - Notice of Intent  Security, Order, etc.  Explain the reasons why this contract meets the criteria of the above confidentiality, cause economic disaster or be contrary to the public A competitive process would delay gathering advice required within Has your program used these services in the past? If yes, who was Provide the most recent date and contract value.  No  Will this purchase obligate government to this vendor for future purchasis.	e financial or other impact if this direct award is not approved and a competitive process is required?  tive process would defay gathering advice required within an identified timeframe.  ch Core Policy and Procedures Manual exception is this direct award request being made (see section 6.3.3)?  c Sector Organization							
		knowledge of the subject matter.							
P	ADDITIONAL RATIONALE FOR SOLE SOURCE CONTRACTS ONLY								
A R T	<ol> <li>Why is the requested vendor the only one that can meet your requirements? Provide specific, quantifiable factors and/or qualifications and explain why they are necessary.</li> </ol>								
3	2. What other suppliers did you consider before arriving at the conclusion that the sole source direct award criteria was met and the requested vendor was the only one that met your needs?								
P	PRE-APPROVALS								
A R T	Exp. Auth. Name: Michelle Learny	derson **EFO Name:							
	Michelle deamy June 13/17 SAL	June 13/17							
	Signature & Date Signature & Date	Signature & Date							
	**EFO sign-off is only required if the contract is \$50,000 or greater.								

CS CFS 052 REV APRIL 2010



# Ministry of Finance

# INVOICE CODING SHEET

RETURN CHEQUE TO MINISTRY? (if yes, enter "D")

FOREIGN CURRENCY OR WIRE? (if yes, enter "\$" for foreign and "W" for Wire transfer)

Link to Invoice Coding Sheet completion instructions.

		water best time to						** 101	wiie ti	unsicij	
PAYEE NAME	AYEE NAME ONE TON CONSULTING INC *SUPPLIER # S.22 *SITE 001							TE			
CONTRACT/PO #18PREM1468 INVOICE DATE			28-JUN-2	28-JUN-2017 INVOICE # 2017-PROV-1							
DATE INVOICE					DO MININE						
The state of the s					SERVICES	SERVICES REC'D RECEIPT #					
					DESCRIPTION FOR CHEQUE STUB:						
DATE CHQ/EFT	REQ'D		CL DATE	1:5	-!:L1-\					V ALONES	VEC
(ONLY IF URGENT)		DD-MMM-YYYY	GL DATE	(іт арі	olicable)		DD-MMN	I-YYYY	PA	Y ALONE?	YES 🔲
OFA STOB & AS	SET # (If applicable)	:									
AMOUNT (INCLUDING TAX)	PRE-TAX AMOUNT (EXCLUDING TAX)	PST AMOUNT	GST AMOUNT	PST & G	X CODE ST, GST, PST, GST avel, Other	CL	RESP	SERVICE LINE	sтов	PROJECT	NAME & SUPPLIER # if STOB 57
4,777.50	4,550.00		227.50		GST	004	36B10	36205	6101	3600000	
4777.50 TOTAL											
* EXPENSE AUT	HORITY (EA) INF	ORMATION:			* QUALII	FIED RE	CEIVER (	QR) CER	ΓΙΓΙCΑΤ	ION:	
* MICHELLE LEAMY * TAYLOR BROWN											
* BRIEF PAYMENT DESCRIPTION FOR EA NOTIFICATION: Note: This is also the line description displayed on GL detail reports.  **  **  **  **  **  **  **  **  **								a goods or services were			
								., goods: as ordered,			
Mcebelle Leany					QR SIGNATURE						
ADDITIONAL INFORMATION OR INSTRUCTIONS:											

<sup>\*</sup> Note: Fields with an asterisk do not need to be completed for iProcurement invoices. FIN FSA 017 REV. OCT/16

# James Tansey One Ton Consulting Inc.

s.22

To: The Province of British Columbia PO Box 9041, Stn Prov Govt Victoria, BC, V8W 9E1

Invoice number:

2017-PROV-1

Date:

June 28, 2017

Services performed June 14-28<sup>th</sup> 2017

Nature of services: Provide policy advice in such a form as the Province may request related to innovation and clean technologies.

Period	Item	Rate	Units	Fees
14 <sup>th</sup> June 2017	Fees	\$175	8	1400
15 <sup>th</sup> June	Fees	175	5	875
16 <sup>h</sup> June	Fees	175	6	1050
18th June	Fees	175	4	700
20 <sup>th</sup> June	Fees	175	3	525
			Sub total	4550
	-		GST	227.50
		TOTAL DUE		4777.50

Please complete payment by cheque payable to One Ton Consulting Inc. to the address above or by wire transfer to the same payee:

s.22

Bank name and address:

s.22