

PRE-APPROVAL TO CONTRACT – DIRECT AWARD

INSTRUCTIONS: This form is <u>mandatory</u> and must be completed by Ministry of Finance contract managers to clearly document the justification for procuring for services and to ensure compliance with Government Contract Policy and Ministry Spending Directives. The completed and signed form must be retained in the program contract file and must accompany other related documents when formulating final package to accounts <u>CFFSHELP@gov.bc.ca</u>. See <u>page 4</u> for detailed policy and procedures. Replace the example text in red with your own responses.

PART 1 – CONTRACT INFORMATION					
DIVISION Office of the Promier		BRANCH Executive Branch			
Office of the Premier			1		
CONTRACT MANAGER NAME	RACT MANAGER PH		CONTRACT MANAGER JOB TITLE		
Don Bain	`) 387-1715		Deputy Chief of Staff	
CONTRACT TYPE	CONTR	RACTOR LEGAL NA	ME		
✓ NEW	Dou	glas S. Wh	ite		
BUDGET AVAILABLE?	IF NO E	BUDGET, EXPLAIN	MITIGATION PLAN		
X YES ☐ NO					
ESTIMATED CONTRACT VALUE (Include extensions)	ESTIMA	ATED TERM (Include	e extensions)	STOB (60 / 61 / 63)	
\$ 300,000.00	Nov.	29, 2022 -	Nov.29, 2023	6101/6102	
PART 2 – RATIONALE FOR DIREC	CT AV	VARD CONT	RACT		
CONDITION			JUSTIFICATION / EXPLANATION		
(See Direct Rewards, CPPM 6.3.3.a))	(Provide supporting	g documentation identifying r	ationale and evidence for the Direct Award condition used)	
Other government organization The contract is with another government organization. Definition and Interpretation of a "government organization" can be found under Budget Transparency and Accountability Act. Sole source		Explain the research done to find this contractor and why this contractor is considered another government organization. Delete these instructions before completing this form.			
The ministry can strictly prove that only one contractor is qualified, or is available, to provide the service. A Notice of Intent (NOI) is not required on BC Bid. If a ministry cannot strictly prove that there is only one vendor that can provide the service, an NOI must be posted on BC Bid. All objections received must be reviewed and if any are substantiated a competitive process must be undertaken. It is imperative that a contract not be entered into prior to the closing date of the NOI.		contractor is qualified and that there are no other vendors available in the market? e.g. request for information, an expression of interest or other market research was posted on BC Bid and no response was received; or a notice of intent was posted on BC Bid and no objection was received. If more than one qualified contractor exists, what evidence do you have to support			
Unforeseen emergency					
An unforeseeable emergency exists, and the services could not be obtained in time by means of a competitive process. An urgent time frame due to inadequate planning (e.g. not allowing sufficient time to		equipment breakdowns that are critical to operations, etc. An urgent time frame due to inadequate planning (e.g. not allowing sufficient time to tender a new or renewed contract) is not considered justification for a Direct Award.			
tender a new or renewed contract) is no considered justification for a Direct Awar	rd.		conditions on page 2.	ompleting this form.	

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	CONDITION (See <u>Direct Rewards, CPPM 6.3.3.a</u>)	JUSTIFICATION / EXPLANATION (Provide supporting documentation identifying rationale and evidence for the Direct Award condition use		
	Maintain security, order or protect life or health A competitive process would interfere with a ministry's ability to maintain security or order or to protect human, animal or plant life or health.	Explain why the competitive process would cause this interference. Delete these instructions before completing this form.		
V	Confidential The acquisition is of a confidential or privileged nature and disclosure through an open bidding process could reasonably be expected to compromise government confidentiality, cause economic disruption or be contrary to the public interest.	The contractor provides advice to the Premier and Chief of Staff. As such, all information is confidential.		
PAR	RT 3 – DESCRIPTION OF SERVICES	/ PURPOSE REQUIRED		
TTA	ACH RELEVANT BACKGROUND MATERIAL I	F NECESSARY		
1.	Describe the services and provide an explanation of why these services are needed and how this request aligns with the Ministry's Service Plan.			
Mr. White has been appointed as Special Counsel for Premier David Eby on Indigenous reconcil and Chief of Staff, will work with Ministers and the Deputy Minister to the Premier to ensure result				
2.	Why could staff resources not fill the need?			
		uperior legal ability who is a former chief and councillor of the Snuneymuxw First Nation in Nanaimo as and co-chair of our government's Advisory Committee for Indigenous and Specialized Courts.		
3. What are the implications, both financial and non-financial, if this contract were not to be approved?				
3.	TTTIAL are the implications, both intariolal and	non manda, name contract word not to be approved.		
3.	·	remier of British Columbia would not be able to complete his own		
3.4.	If this contract were not approved the Primandate for his term.	remier of British Columbia would not be able to complete his own past? If yes, who was the vendor and was the opportunity competitively bid or		
	If this contract were not approved the Primandate for his term. Has your program used these services in the direct awarded? Provide the most recent date	past? If yes, who was the vendor and was the opportunity competitively bid or e and contract value. sors, such as Bob Dewar, who was also a Direct Award. The DA was for		
	If this contract were not approved the Primandate for his term. Has your program used these services in the direct awarded? Provide the most recent date. Premier John Horgan had Special Advis \$50,000 from April 2021 to June 30, 202	past? If yes, who was the vendor and was the opportunity competitively bid or e and contract value. sors, such as Bob Dewar, who was also a Direct Award. The DA was for		
4.	If this contract were not approved the Primandate for his term. Has your program used these services in the direct awarded? Provide the most recent date. Premier John Horgan had Special Advis \$50,000 from April 2021 to June 30, 202 Will this purchase obligate government to this	past? If yes, who was the vendor and was the opportunity competitively bid or and contract value. sors, such as Bob Dewar, who was also a Direct Award. The DA was for 21.		
4.	If this contract were not approved the Primandate for his term. Has your program used these services in the direct awarded? Provide the most recent date. Premier John Horgan had Special Advis \$50,000 from April 2021 to June 30, 202 Will this purchase obligate government to this yes, provide details. No.	past? If yes, who was the vendor and was the opportunity competitively bid or and contract value. sors, such as Bob Dewar, who was also a Direct Award. The DA was for 21.		



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PART 3 - DESCRIPTION OF SERVICES / PURPOSE REQUIRED (Continued)					
FOR M	UT AGREEMENTS				
7.	 Prior to renewing or excending long term contracts, there is an expectation for ministries to complete an evaluation of the current environment and products being used to assess efficacy. 				
	Today technology changes significantly and rapidly. An evolving IT environment demands that current approaches be periodically reviewed and evaluated to ensure that the Ministry/program area takes advantage of the advanced technology available to achieve the best value for money.				
	When was the last time the program area reviewed and evaluated its long-term and ongoing licensing agreements?				
8.	8. All solicitations, including direct awards, for IM/IT projects valued between \$100,000 and \$500,000 must be reviewed by Procurement Services Branch, Shared Services BC (SSBC) prior to proceeding with the acquisition. (CPPM 6.3.5 a.B.)				
	Has this been undertak	en?			
	Yes				
	No - explain why				
	Not applicable				
9.	 All IM/IT projects valued over \$500,000 and all procurements utilizing the Joint Solutions Procurement (JSP) acquisition method, must be planned in conjunction with Procurement Services Branch, SSBC and the procurement process manage by Procurement Services Branch, SSBC. (<u>CPPM 5.3.5.a.9.</u>) 			ocurement (JSP) acquisition procurement process managed	
	Has this been undertak	en?			
	☐ Yes				
	No - explain why				
	Not app≨cable				
	4 005 40000	11.6			
	4 - PRE-APPROVA	DATE (YYYMIN)OO;	PROGRAM ADM NAME *	DATE (YYYANDO)	
•••	beth Parkinson	1 - 1 - 1 - 1	Don Bain	2023/02/01	
CONTRA	MANAGER S GNATURE	10-101	PROGRAM ADM SIGNATURE		
Z 4	U_1U_1				
MINISTR	Y CIO NAME	DATE (TYTE AMAZOD)	EFO NAVE "	DATE (YYYMMEDD)	
MINISTR	Y CIO SIGNATURE		EFO SIGNATURE		
			PROCUREMENT SPECIALIST NAME	DATE (YYYAMAD)	
			DOOGUDENSIG COCCULION OF CICHARD	25	
			PROCUREMENT SPECIALIST SIGNATI	JAE .	
•	ADM sign-off is the expense au	•			
" EFO se	gn-off is required if the contract is	\$25,000 or more (coordinated and vetted	through the designated Procurement Specia	(ist).	

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POLICY

The Corporate Policy and Procedures Manual (CPPM) <u>Chapter 6: Procurement</u> covers every phase of the procurement lifecycle. Ministries are expected to use a competitive procurement process to acquire goods, services and construction, which are based on the principles of fair and open public sector procurement.

A <u>Direct Award</u> is **not** a competitive process. Contracts may be directly awarded without a competitive process if an exceptional condition applies.

The intent of this pre-approval is to ensure that the Ministry of Finance and its program areas have appropriate authority and funding to complete a procurement project **prior** to soliciting proposals, awarding a contract, or contracting for any goods, services, or construction. (CPPM 6.3.1.4)

PROCEDURES

This form is <u>mandatory</u> and must be completed by the contract manager to clearly document the justification for procuring for services and to ensure compliance with Government Contract Policy and <u>Ministry Spending Directives</u>. Unless the contract is an <u>emergency</u>, this form must be completed and pre-approved *prior* to any discussions with or commitment to a vendor. In the true case of an emergency the form can be completed after, but verbal pre-approval is necessary.

All Direct Award contracts and amendments require **pre-approval by the Program Assistant Deputy Minister** and if \$25,000 or over the **pre-approval of the Executive Financial Officer**.

All IM/IT contracts and amendments require pre-approval by the **Ministry Chief Information Officer** (MCIO). (CPPM 6.3.5.a 3)

If <u>additional funds</u> are required above and beyond what was estimated in this form, an updated preapproval form must be completed.

As an integral part of the <u>Contract Documentation Checklist</u>, the completed and signed form must be retained in the program contract file and must accompany other related documents required such as the Service Contract Checklist, GSA etc. when formulating final package to accounts <u>CFFSHELP@gov.bc.ca</u>. (Electronic signatures are approved)

Note: Where a program area is considering a <u>Direct Award</u>, they are accountable to ensure that their decision is defendable. All Direct Award contracts are disclosed on the B.C. government's <u>Open Information Website under the Proactive Disclosure Directive 03-2016</u>.



Confidentiality Agreement

- 1. In consideration of my receipt of materials entitled "Advice to Premier," ("the Materials"), I, **Yourg White**, agree that I will treat as confidential and not disclose or permit to be disclosed, at any time, any information I obtain (verbally, electronically or in writing) in relation to or resulting from my receipt of the Materials and related discussions with the Cabinet Secretary and Deputy Minster to the Premier, Deputy Cabinet Secretary or members of the BC Public Service, including but not limited to the following:
 - (a) the contents of materials, including issue notes, presentations, or other documents provided as further advice to the Materials;
 - (b) the conversations and discussions held with officials from the BC Public Service or Premier's Office pertaining to the Materials;
 - (c) Any other matter subject to the confidences of the Executive Council of the Province of British Columbia;
 - (d) the outcomes or decisions of Cabinet at or as result of the Materials; and
 - (e) the terms of this Agreement.

(the "Information")

- 2. Section 1 of this Agreement does not apply insofar as:
 - (a) the disclosure is expressly permitted in writing by the Cabinet Secretary and Deputy Minister to the Premier or the Deputy Cabinet Secretary;
 - (b) the information to be disclosed is general public knowledge;
 - (c) the disclosure is to staff within the Premier's Office;
 - (d) the disclosure is to staff supporting the Premier who have first signed a written agreement to keep the disclosure confidential on terms equivalent to this Agreement;
 - (e) the disclosure is required by law; or
 - (f) the information is as described in section 12(2)(a) to (c) of the Freedom of Information and Protection of Privacy Act.
- I agree that I will securely store the Information, including by making reasonable security arrangements to protect against such risks as unauthorized access, collection, use or disclosure of the Information.
- Subject to any requirements by law, I further agree that I will securely return or destroy the Information in my possession at the request of the Cabinet Secretary and Deputy Minister to the Premier or Deputy Cabinet Secretary.
- 5. I also agree that I will immediately notify the Cabinet Secretary and Deputy Minister to the Premier or Deputy Cabinet Secretary if I receive a summons, subpoena, order or similar instrument or otherwise become subject to a legal obligation requiring disclosure of any information I am required to keep confidential under this Agreement.

- I acknowledge and agree that the confidentiality obligations set out in this Agreement are ongoing and remain in force indefinitely.
- 7. I acknowledge and understand that any Information I obtain is confidential and may be privileged. I further acknowledge that by providing the Information to me, it is not the intention of the Province of British Columbia to waive, defeat or negate any privilege or confidence, or any other protection provided by law, which applies to the Information or the discussions relating to it.
- 8. I acknowledge and understand that my obligations set out in this Agreement are in addition to, and not in replacement of, my obligations in any prior confidentiality agreement undertaking I have signed. I further acknowledge and understand that this Agreement remains in effect and is not replaced by any subsequent confidentiality agreement unless that subsequent agreement expressly states that it replaces this one.

Signed and Delivered by Dong Wm +

this 4 day of Dec, 2022

in the presence of:

[Signature]

- John W

Administrative Coordinator

[Title]

CONFLICT OF INTEREST

Political staff are required under the <u>Standards of Conduct for Political Staff</u> to avoid conflicts of interest. Political staff must arrange their private affairs in a manner that will prevent real, perceived or potential conflicts of interest from arising. Your decisions and actions must not be influenced by an interest that would benefit you, a family member, or someone with whom you have a close personal relationship. If you engage in an activity or have a personal or financial interest that would cause a reasonable person to question your neutrality at work, you might be in a real, perceived or potential conflict of interest. It's not possible to list everything that might be a possible conflict of interest but when in doubt, ask.

Political staff also have an obligation to proactively disclose information regarding circumstances that may give rise to a real, perceived or potential conflict of interest so that any such conflict may be assessed and appropriately addressed. Effectively managing conflicts of interest is one of the primary ways that public confidence in the integrity of government is fostered and maintained.

Three Types of Conflict of Interest

Real Conflict of Interest

A conflict of interest exists where an employee's actions or conduct could undermine or compromise the public's confidence in the staff member's ability to discharge work responsibilities or the trust that the public places in the Province of British Columbia.

Potential Conflict of Interest

A potential conflict of interest arises where an employee has private interests such that, while no conflict of interest has yet arisen, a conflict of interest would exist were the employee to become involved in discharging workplace responsibilities in the future that could be influenced by the private interest.

Perceived Conflict of Interest

A perceived conflict of interest can be said to exist where an employee's private interests would appear to a reasonable person to conflict with their job duties even though there may not be an actual conflict of interest.

Disclosure

If you find yourself in a situation where you may be in a conflict of interest, or if someone suggests that you are in a conflict, you should seek advice from Matt Smith, Office of the Premier. Seeking advice helps identify and resolve any possible conflicts of interest. Disclosing possible conflicts of interest protects the interests of the Province of British Columbia and protects you by ensuring you are meeting your obligations under the Standards of Conduct.

By signing this document, I acknowledge I have read and understood the contents of this document.

[Signature]

Low

[Name

Date

1

GENERAL SERVICE AGREEMENT



For Administrative Purposes Only		
Ministry Contract No.: Requisition No.: Solicitation No.(if applicable):	Financial Information Client: 004	
Commodity Code:	Responsibility Centre: 36A10 Service Line: 36200 STOB: 6101/6102	
Supplier Name: Douglas Stephen White Supplier No.: 5.22 Telephone No.: 250 756-7563 Email Address: dougswhite@gmail.com Website:	Project: 3600000 Template version: September 16, 2022 Corporate Contract Template issued by OCG under TB Directive 1/23	

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SCHEDULE A – SERVICES

Part 1 - Term

Part 2 - Services

Part 3 - Related Documentation

Part 4 - Key Personnel

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Part 1 - Maximum Amount Payable

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Part 3 - Expenses

Part 4 - Statements of Account

Part 5 - Payments Due

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SCHEDULE E-PRIVACY PROTECTION SCHEDULE

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SCHEDULE G - SECURITY SCHEDULE

SCHEDULE H - TAX VERIFICATION

THIS AGREEMENT is dated for reference the 29th day of November, 2022.

BETWEEN:

Douglas Stephen White (the "Contractor") with the following specified addresses:

Residence:

s.22

Business:

630 Shoreline Drive

Nanaimo, British Columbia V9R 5A1

AND:

HIS MAJESTY THE KING IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA, as represented by the

Premier (the "Province") with the following specified address:

PO Box 9041, STN PROV GOV

Victoria, British Columbia V8W 9E1

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 and policies

2.9 In the performance of the Contractor's obligations under this Agreement, the Contractor must comply with all applicable laws, and any policies communicated by the Province regarding access to and/or attendance at facilities owned, controlled or occupied by the Province. For greater certainty and without in any way limiting section 13.4, the Contractor must ensure that all of its employees, agents and Subcontractors comply with all such laws and policies in their performance of any obligations under this Agreement.

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

10.2 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

10.3 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:

- (i) an Insolvency Event,
- 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

- 11.2 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; 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 determined by arbitration under the *Arbitration Act* and:
 - the arbitration will be administered by the Vancouver International Arbitration Centre and will be conducted in accordance with its Rules of Arbitration;
 - (ii) there will be a single arbitrator; and
 - (iii) British Columbia law is the applicable law.

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.

Tax Verification

13.21 Any terms set out in the attached Schedule H apply to this Agreement.

Governing law

13.22 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;
 - 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 29th day of November, 2022 by the Contractor (or, if not an individual, on its behalf by its authorized signatory or signatories):	SIGNED on the 29th day of November, 2022 on behalf of the Province by its duly authorized representative:
Signature(s)	Signature
Douglas Stephen White Print Name	Don Bain Print Name
Print Title	Deputy Chief of Staff Print Title

The parties have executed this Agreement as follows:

	SIGNED on the 29th day of November, 2022 by the Contractor (or, if not an individual, on its behalf by its authorized signatory or signatories):	SIGNED on the 29th day of November, 2022 on behalf of the Province by its duly authorized representative:
V	Signature(s)	Signature
	Print Title	Don Bain Print Name Deputy Chief of Staff Print Title

Schedule A - Services

PART 1. TERM:

1. The term of this Agreement commences on November 29, 2022 and ends on November 29, 2023.

PART 2. SERVICES:

Mr. White has been appointed as Special Counsel for the Premier on Indigenous Reconciliation. In addition to advising the Premier and Chief of Staff, he will work with Ministers, the DM to the Premier, Shannon Salter, and the team in the Premier's Office to ensure delivery of results in communities for Indigenous Peoples.

Mr. White will report to Matt Smith, Chief of Staff monthly.

PART 3. RELATED DOCUMENTATION:

- 1. 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.
- 2. The following are Appendices to this Schedule A:

a.	Appendix 1 – Ministry Invoice Payment Policy	ATTACHED
b.	Appendix 2 – Sample Invoice	ATTACHED
c.	Appendix 3 – Group II Rates – Expenses for Contractors	ATTACHED
d.	Appendix 4 – Service Contractor Expense Claim Form	ATTACHED

PART 4. KEY PERSONNEL:

Not applicable.

Schedule B – Fees and Expenses

1. MAXIMUM AMOUNT PAYABLE:

<u>Maximum Amount</u>: Despite sections 2 and 3 of this Schedule, \$275,000.00 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

<u>Fees</u>: The Contractor's fees will be at a rate of \$151.09 per hour, to a maximum of \$1,057.63 per day (based on a 7-hour day). If the Contractor provides the Services for less than the required hours on any day, then fees for that day will be reduced proportionally.

3. EXPENSES:

Expenses: The following expenses are eligible to be claimed by the Contractor to a maximum of \$25,000.00:

- a. travel, accommodation and meal expenses for travel greater than 32 kilometers away from 630 Shoreline Drive, Nanaimo, British Columbia V9R 5A1 on the same basis as the Province pays its Group II employees when they are on travel status;
- b. the Contractor's actual long distance telephone, fax, postage and other identifiable communication expenses;
- c. Legal Society of British Columbia Annual Fees, to a maximum of \$5,000;
- d. Legal Society of British Columbia annual professional development course fees to a maximum of \$5,000 for the duration of the contract Term; and
- e. Lexis Nexis legal research access, to a maximum of \$300 per month for the duration of the contract Term.

excluding goods and services tax ("GST") or other applicable tax paid or payable by the Contractor on expenses described in (a) to (b) 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, the Contractor must deliver to the Province at the end of the Term or, if the Contractor completes the Services before that time, on the completion of the Services, 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 during the Contract Term for which the Contractor claims fees and a description of the applicable fee rates;
- (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.

Not applicable.

Schedule D - Insurance

- 1. 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,
 - (ii) be endorsed to provide the Province with 30 days advance written notice of cancellation or material change, and
 - (iii) include a cross liability clause.
 - (b) Professional liability in an amount not less than the amount required under the Legal Profession Act and the Law Society of British Columbia.
- 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

Definitions

- 1. In this Schedule,
 - (a) "Act" means the Freedom of Information and Protection of Privacy Act including any regulation made under it;
 - (b) "contact information" means information to enable an individual at a place of business to be contacted and includes the name, position name or title, business telephone number, business address, business email or business fax number of the individual;
 - (c) "personal information" means recorded information about an identifiable individual, other than contact information, collected or created by the Contractor as a result of the Agreement or any previous agreement between the Province and the Contractor dealing with the same subject matter as the Agreement;
 - (d) "privacy course" means the Province's online privacy and information sharing training course or another course approved by the Province; and
 - (e) "public body" means "public body" as defined in the Act;
 - (f) "third party request for disclosure" means a subpoena, warrant, order, demand or request from an authority inside or outside of Canada for the unauthorized disclosure of personal information to which the Act applies;
 - (g) "service provider" means a person retained under a contract to perform services for a public body; and
 - (h) "unauthorized disclosure of personal information" means disclosure of, production of or the provision of access to personal information to which the Act applies, if that disclosure, production or access is not authorized by the Act.

Purpose

- 2. The purpose of this Schedule is to:
 - (a) enable the Province to comply with the Province's statutory obligations under the Act with respect to personal information; and
 - (b) ensure that, as a service provider, the Contractor is aware of and complies with the Contractor's statutory obligations under the Act with respect to personal information.

Acknowledgements

- 3. The Contractor acknowledges and agrees that
 - (a) it is a service provider and, as such, the requirements and restrictions established by Part 3 of the Act apply to the Contractor in respect of personal information;
 - (b) unless the Agreement otherwise specifies, all personal information in the custody of the Contractor is and remains under the control of the Province; and
 - (c) unless the Agreement otherwise specifies or the Province otherwise directs in writing, the Contractor may only collect, use, disclose or store personal information that relates directly to and is necessary for the performance of the Contractor's obligations, or the exercise of the Contractor's rights, under the Agreement.

Collection of Personal Information

- 4. Unless the Agreement otherwise specifies or the Province otherwise directs in writing, the Contractor may only collect or create personal information that relates directly to and is necessary for the performance of the Contractor's obligations, or the exercise of the Contractor's rights, under the Agreement.
- 5. The Contractor must collect personal information directly from the individual the information is about unless:
 - (a) the Province provides personal information to the Contractor;
 - (b) the Agreement otherwise specifies; or
 - (c) the Province otherwise directs in writing.
- 6. Where the Contractor collects personal information directly from the individual the information is about, the Contractor must tell that individual:
 - (a) the purpose for collecting it;
 - (b) the legal authority for collecting it; and
 - (c) the contact information of the individual designated by the Province to answer questions about the Contractor's collection of personal information.

Privacy Training

- 7. The Contractor must ensure that each individual who will provide services under the Agreement that involve the access, collection or creation of personal information will complete, at the Contractor's expense, the privacy course prior to that individual providing those services.
- 8. The requirement in section 7 will only apply to individuals who have not previously completed the privacy course.

Accuracy of Personal Information

9. The Contractor must make every reasonable effort to ensure the accuracy and completeness of any personal information to be used by the Contractor or the Province to make a decision that directly affects the individual the information is about.

Requests for Access to Information

10. If the Contractor receives a request for access to information from a person other than the Province, the Contractor must promptly advise the person to make the request to the Province unless the Agreement expressly requires the Contractor to provide such access. If the Province has advised the Contractor of the name or title and contact information of an official of the Province to whom such requests are to be made, the Contractor must also promptly provide that official's name or title and contact information to the person making the request.

Correction of Personal Information

- 11. Within 5 Business Days of receiving a written direction from the Province to correct or annotate any personal information, the Contractor must annotate or correct the information in accordance with the direction.
- 12. When issuing a written direction under section 11, the Province must advise the Contractor of the date the correction request was received by the Province in order that the Contractor may comply with section 13.
- 13. Within 5 Business Days of correcting or annotating any personal information under section 11, the Contractor must provide the corrected or annotated information to any party to whom, within one year prior to the date the correction request was received by the Province, the Contractor disclosed the information being corrected or annotated.
- 14. If the Contractor receives a request for correction of personal information from a person other than the Province, the Contractor must promptly advise the person to make the request to the Province and, if the Province has advised the Contractor of the name or title and contact information of an official of the Province to whom such requests are to be made, the Contractor must also promptly provide that official's name or title and contact information to the person making the request.

Protection of Personal Information

15. Without limiting any other provision of the Agreement, the Contractor must protect personal information by making reasonable security arrangements against such risks as unauthorized access, collection, use, disclosure or disposal, including without limitation by ensuring that the integrity of the personal information is preserved. Without limiting the general nature of the foregoing sentence, the Contractor will ensure that all personal information is securely segregated from any information under the control of the Contractor or third parties to prevent unintended mixing of personal information with other information or access to personal information by unauthorized persons and to enable personal information to be identified and separated from the information of the Contractor or third parties.

Storage of and Access to Personal Information

- 16. The Contractor must comply with the requirements under the Act concerning storage of personal information outside of Canada, including, if required by the Province, by supporting the Province with completion of such assessments as may be required by law.
- 17. The Contractor must not change the location where personal information is stored without receiving prior authorization of the Province in writing.
- 18. Without limiting any other provision of the Agreement, the Contractor will implement and maintain an access log documenting all access to personal information, including a list of all persons that access any personal information. The Contractor will provide a copy of the access log to the Province upon request.

Retention of Personal Information

19. Unless the Agreement otherwise specifies, the Contractor must retain personal information until directed by the Province in writing to dispose of it or deliver it as specified in the direction.

Use of Personal Information

20. Unless the Province otherwise directs in writing, the Contractor may only use personal information if that use is for the performance of the Contractor's obligations, or the exercise of the Contractor's rights, under the Agreement. For clarity, unless the Agreement otherwise specifies or the Province otherwise directs in writing, the Contractor must not anonymize, aggregate or otherwise alter or modify personal information, including by converting personal information into non-personal information, or analyze personal information (whether by manual or automated means) for any purpose, including for the purpose of developing insights, conclusions or other information from personal information.

Metadata

- 21. Where the Contractor has or generates metadata as a result of services provided to the Province, where that metadata is personal information, the Contractor will:
 - (a) not use it or disclose it to any other party except where the Agreement otherwise specifies; and
 - (b) remove or destroy individual identifiers, if practicable.

Disclosure of Personal Information

- 22. Unless the Province otherwise directs in writing, the Contractor may only disclose personal information to any person other than the Province if the disclosure is for the performance of the Contractor's obligations, or the exercise of the Contractor's rights, under the Agreement.
- 23. If in relation to personal information, the Contractor:
 - (a) receives a third-party request for disclosure;
 - (b) receives a request to disclose, produce or provide access that the Contractor knows or has reason to suspect is for the purpose of responding to a third-party request for disclosure; or
 - (c) has reason to suspect that an unauthorized disclosure of personal information has occurred

in response to a third-party request for disclosure,

subject to section 24, the Contractor must immediately notify the Province.

- 24. If the Contractor receives a third-party request described in section 23(a) or (b) but is unable to notify the Province as required by section 23, the Contractor must instead:
 - (a) use its best efforts to direct the party making the third-party request to the Province;
 - (b) provide the Province with reasonable assistance to contest the third-party request; and
 - (c) take reasonable steps to challenge the third party-request, including by presenting evidence with respect to:
 - (i) the control of personal information by the Province as a public body under the Act;
 - (ii) the application of the Act to the Contractor as a service provider to the Province;
 - (iii) the conflict between the Act and the third-party request; and
 - (iv) the potential for the Contractor to be liable for an offence under the Act as a result of complying with the third-party request.

Notice of Unauthorized Disclosure

25. In addition to any obligation the Contractor may have to provide the notification contemplated by section 30.5 of the Act, if the Contractor knows that there has been an unauthorized disclosure of personal information, the Contractor must immediately notify the Province.

Compliance with the Act and Directions

- 26. The Contractor must in relation to personal information comply with:
 - (a) the requirements of the Act applicable to the Contractor as a service provider, including any regulation made under the Act and the terms of this Schedule; and
 - (b) any direction given by the Province under this Schedule.
- 27. The Contractor acknowledges that it is familiar with the requirements of the Act governing personal information that are applicable to it as a service provider.
- 28. The Contractor will provide the Province with such information as may be reasonably requested by the Province to assist the Province in confirming the Contractor's compliance with this Schedule.

Notice of Non-Compliance

29. If for any reason the Contractor does not comply, or anticipates that it will be unable to comply in any respect, with any provision in this Schedule, the Contractor must promptly notify the Province of the particulars of the non-compliance or anticipated non-compliance and what steps it proposes to take to address, or prevent recurrence of, the non-compliance or anticipated non-compliance.

Termination of Agreement

30. In addition to any other rights of termination which the Province may have under the Agreement or

otherwise at law, the Province may, subject to any provisions in the Agreement establishing mandatory cure periods for defaults by the Contractor, terminate the Agreement by giving written notice of such termination to the Contractor, upon any failure of the Contractor to comply with this Schedule in a material respect.

Interpretation

- 31. In this Schedule, references to sections by number are to sections of this Schedule unless otherwise specified in this Schedule.
- 32. Any reference to "Contractor" in this Schedule includes any subcontractor or agent retained by the Contractor to perform obligations under the Agreement and the Contractor must ensure that any such subcontractors and agents comply with the requirements of the Act applicable to them.
- 33. The obligations of the Contractor in this Schedule will survive the termination of the Agreement.
- 34. If a provision of the Agreement (including any direction given by the Province under this Schedule) conflicts with a requirement of the Act, including any regulation made under the Act, the conflicting provision of the Agreement (or direction) will be inoperative to the extent of the conflict.
- 35. The Contractor must comply with the provisions of this Schedule despite any conflicting provision of the Agreement or the law of any jurisdiction outside Canada.
- 36. Nothing in this Schedule requires the Contractor to contravene the law of any jurisdiction outside Canada unless such contravention is required to comply with the Act.

Schedule F - Additional Terms

- 1. Paragraph (a) of section 5.3 of this Agreement is deleted and replaced with the following paragraphs:
 - "(a) as required to perform the Contractor's obligations under this Agreement and the disclosure is either to a person who has given an undertaking of confidentiality acceptable to the Cabinet Secretary and Deputy Minister to the Premier or is a member of the Public Service of British Columbia;
 - (a.1) as required to comply with applicable laws;".
- 2. Despite section 13.7, the Confidentiality Agreement signed by the Contractor on December 14, 2022, (the "Confidentiality Agreement") in relation to materials entitled "Advice to Premier" and the other confidential information covered by the Confidentiality Agreement applies and the Contractor agrees to comply with it.
- 3. In addition to the Contractor's obligation in section 5.3 (Confidentiality), the Contractor must keep strictly confidential any legal advice the Contractor receives on behalf of the Province under this Agreement other than to communicate it to authorized officials of the Province, and must not do anything that could result in a waiver or breach of the solicitor-client privilege associated with that advice.
- 4. Despite section 13.10 (Independent Contractor), the Contractor is an agent of the Province for the limited purpose of providing instructions on behalf of the Province to, and receiving legal advice on behalf of the Province from, the Province's legal counsel.
- 5. In the event of a breach or suspected breach of the confidentiality or security-related obligations of the Contractor under this Agreement (the "Incident"), the Contractor will promptly advise the Cabinet Secretary and Deputy Minister to the Premier or the Deputy Cabinet Secretary of the circumstances surrounding the Incident and the steps it has or will take to minimize the impacts thereof; and to cooperate fully with any further investigation or action that the Province wishes to take in response to such an Incident.
- 6. The Contractor agrees that they will be providing the Services in a confidential capacity as provided for in s. 15(1)(a) of the *Public Service Act* (the "PS Act").
- 7. The Contractor agrees to comply with all the requirements of:
 - (a) the Political Staff Oath Regulation made under the PS Act as if the Contractor had sworn the oath set out in that regulation; and
 - (b) the Standards of Conduct for Political Staff Regulation made under the PS Act as if the Contractor is a political staff.
- 8. The Contractor acknowledges the application of the Notice to Contractors of the BC Provincial Government attached as Appendix 5 to this Agreement and found online at https://www2.gov.bc.ca/gov/content/bc-procurement-resources/sell-to-government/contractor-vaccination-notice, and agrees to comply with the requirements of that notice as it applies to this Agreement.
- 9. The provisions in this Schedule F and the obligations referenced therein are intended to survive the completion of the Services or termination of this Agreement and will continue in force indefinitely, even after this Agreement ends.

Schedule G - Security Schedule

Definitions

- 1. In this Schedule:
 - (a) "Device" means any device to manage, operate or provide the Services or to connect to any Systems or any Province system or network, or that is capable of storing any Protected Information, and includes any workstation or handheld device the Contractor authorizes Personnel to use in relation to this Agreement;
 - (b) "Facilities" means the physical locations (excluding those of the Province) the Contractor uses to provide the Services, or to house Systems or records containing Protected Information;
 - (c) "Least Privilege" means the principle requiring that each subject in a system be granted the most restrictive set of privileges (or lowest clearance) needed for the performance of authorized tasks so as to limit the damage that can result from accident, error or unauthorized use;
 - (d) "Need-to-Know" means the principle where access is restricted to authorized individuals whose duties require such access and not merely because of status, rank or office;
 - (e) "Personnel" means all individuals hired or used by the Contractor and Subcontractors to perform the Contractor's obligations under this Agreement, including unpaid volunteers and the Contractor or a Subcontractor if an individual;
 - (f) "Policies" means the intentions and directions of an organization or part of it, as expressed in record form by its top management (including, for example, policies, directions, standards, practices, procedures and guidelines);
 - (g) "Protected Information" means any and all:
 - (i) "personal information" as defined in the Privacy Protection Schedule if attached;
 - (ii) information and records of information the Contractor is required to treat as confidential under this Agreement; and
 - (iii) records, the integrity or availability of which are to be preserved by the Contractor under this Agreement, which in the case of records not falling within (i) or (ii), are marked or instructed by the Province to be so preserved or otherwise treated as "Protected Information" under this Agreement;

- (h) "Security Event Logs" means any logs (also known as audit records) of events, notifications or alerts that any component of any Device or other device (not limited to security device), or any Systems or other system or software is technically capable of producing in relation to its status, functions and activities that may be used for such purposes as security investigations, auditing, monitoring and determining security incidents (examples of components capable of producing such logs include firewalls, intrusion prevention systems, routers, switches, content filtering, network traffic flow logs, networks, authentication services, directory services, dynamic host configuration protocols, dynamic naming services, hardware platforms, virtualization platforms, servers, operating systems, web servers, databases, applications, application firewalls);
- (i) "Systems" means any systems, subsystems, equipment, infrastructure, networks, management networks, servers, hardware and software the Contractor uses in relation to this Agreement, including for managing, operating or providing the Services, but excluding any the Province owns or makes available to the Contractor for the Contractor to use in relation to this Agreement;
- (j) "Tenancy" means those components of the Systems that:
 - (i) directly access and store Protected Information,
 - (ii) relate to Protected Information or the Province's tenancy activities, or
 - (iii) are customer facing and managed by the Province in its use of the Services; and
- (k) "Tenancy Security Event Logs" means Security Event Logs that relate to Tenancy, including:
 - (i) log-on/log-off information about Province user activities, and
 - (ii) application logs, web server log, file server logs, database logs of applications, web servers, file servers or database servers or any other logs that directly store, access or contain Protected Information.

Additional obligations

2. The Contractor must comply with Appendix G1 if attached.

PERSONNEL

Confidentiality agreements

3. The Contractor must not permit any person the Contractor hires or uses to access or obtain any Protected Information unless that person is contractually bound to the Contractor in writing to keep Protected Information confidential on terms no less protective than the terms applicable to the Contractor under this Agreement.

Personnel security screening

- 4. The Contractor may only permit individual Personnel to have access to any Protected Information or other asset of the Province (including to any system, network or device the Province makes available to the Contractor) in relation to this Agreement, if, after:
 - (a) verifying their identity and relevant education, professional qualifications and employment history;
 - (b) completing a criminal record check that is updated at least every five years;

- (c) requiring Personnel to proactively disclose criminal offences to the Contractor unless prohibited by applicable law;
- (d) performing any additional screening this Agreement or applicable law may require; and
- (e) performing any additional background checks the Contractor considers appropriate,

the Contractor is satisfied that the individual does not constitute an unreasonable security risk.

- 5. If any criminal record check or proactive disclosure reveals a prior criminal offence or pending criminal matter, the Contractor must make a reasonable determination of whether the applicable person constitutes an unreasonable security risk, taking into consideration the duties of the individual and the type and sensitivity of information to which the individual may be exposed.
- 6. If the Contractor is an individual, the Province may subject the Contractor to the screening requirements in this Schedule.

Personnel information security training

7. Unless otherwise specified in this Agreement, the Contractor must ensure all Personnel complete any relevant information security training, at the Contractor's expense, before they provide any Services, or receive or are given access to any Protected Information or any system, device or secure facility of the Province, and thereafter at least annually.

Security contact

8. If not set out elsewhere in this Agreement, the Contractor (but not a Subcontractor) must provide in writing to the Province the contact information for the individual who will coordinate compliance by the Contractor and all Subcontractors and act as a direct contact for the Province on matters relating to this Schedule.

Supply chain

9. The Contractor must ensure that the security requirements of those in its upstream and downstream supply chain are documented, followed, reviewed, and updated on an ongoing basis as applicable to this Agreement.

GENERAL POLICIES AND PRACTICES

Information security policy

- 10. The Contractor must have an information security Policy that is:
 - (a) based on recognized industry standards; and
 - (b) reviewed and updated at least every three years.

Compliance and Standard for Security Controls

- 11. Unless this Agreement otherwise specifies, the Contractor must apply controls and security management practices to manage or operate Protected Information and Systems, Devices, and Facilities that are compliant with or equivalent to the following Province's Policies accessible at https://www2.gov.bc.ca/gov/content/governments/services-for-government/policies-procedures:
 - (a) "Information Security Policy";

- (b) government wide IM/IT Standards; and
- (c) sector or ministry specific IM/IT Standards, if any applicable to the Province ministry, agency or other representative receiving the Services.

Contractor security risk assessments

12. The Contractor must undertake a security threat and risk assessment against an industry security standard before placing any new or materially changed Systems or services into production.

Change control and management

- 13. The Contractor must:
 - implement and maintain change control processes for Facilities, Systems and Devices in line with applicable security best practices to reduce security-related risks with respect to implemented significant changes; and
 - (b) ensure that adequate testing of any change is completed before the change is put into production.

Backups and restores

- 14. The Contractor must ensure that:
 - (a) it has a backup Policy that is followed and is reviewed, updated and tested at least annually;
 - (b) backups are taken and tested in accordance with the Contractor's backup Policy, but in any event at least annually; and
 - (c) frequency and completeness of backups is based on reasonable industry practice.

Business continuity plan and disaster recovery plan

- 15. The Contractor must ensure that it has a documented business continuity plan and a disaster recovery plan that is reviewed at least annually.
- 16. The Contractor must ensure that Facilities and Systems are protected from loss, damage or other occurrence, including fire and environmental hazards and power interruptions, that may result in any of those Facilities and Systems being unavailable when required to provide the Services.

Security Incident Response and Management

17. The Contractor must ensure that it has a security incident management Policy and response plan that is reviewed at least annually.

PROTECTED INFORMATION AND DATA SECURITY

Encryption

- 18. The Contractor must ensure that:
 - (a) encryption of data at rest is implemented and is maintained in effect, uninterrupted, and active at all times, even in the case of equipment or technology failure, for all Protected Information stored on Systems and Devices; and

(b) encryption end-to-end is implemented for all Protected Information in transit.

No storage on unencrypted portable media

19. The Contractor must ensure that no Protected Information is stored on portable media for transport outside of the Facilities or Systems without both the prior written approval of the Province and ensuring that the portable media and the Protected Information are encrypted.

Encryption standard

20. For sections 18 and 19, encryption must comply with the Province's "Cryptographic Standards for Information Protection" accessible at https://www2.gov.bc.ca/gov/content/governments/services-for-government/policies-procedures.

Isolation controls and logical isolation of data

21. The Contractor must implement and maintain the logical isolation of Protected Information, in effect, uninterrupted, and active at all times, even in the case of equipment or technology failure.

ACCESS AND AUTHENTICATION

User Identifiers

The Contractor must assign and ensure that user identifiers are unique and personal for log in to Systems and Devices.

Access

- 23. The Contractor must implement, follow, and regularly review and update, access control Policies that address, without limitation, onboarding, off-boarding, transition between roles, regular access reviews, limit and control use of administrator privileges and inactivity timeouts for Facilities, Systems and Devices within the Contractor's control.
- 24. The Contactor must ensure that all access to Protected Information and to Facilities, Systems and Devices is based Least Privilege and Need-to-Know" based on role and responsibilities. The Contractor must identify and segregate conflicting duties and areas of responsibility to reduce incidents of fraud and other abuse.
- 25. The Contractor must verify an individual's identity before assigning the individual a unique identifier that would give them access to Facilities, Systems or Devices.
- 26. The Contractor must implement a formal user registration process for Personnel that includes:
 - (a) verification of access levels;
 - (b) creating and maintaining records of access privileges;
 - (c) audit processes; and
 - (d) actions to ensure access is not given before approval is granted by the Contractor.
- 27. The Contractor must maintain a current and accurate inventory of computer accounts and review the inventory on a regular basis to identify dormant, fictitious or unused accounts.
- 28. The Contractor must implement a monitoring process to oversee, manage and review Personnel access rights and roles at regular intervals.

- 29. The Contractor must ensure that all Systems and Devices:
 - (a) are configured in alignment with industry standards;
 - (b) enforce a limit of consecutive invalid logon attempts by a user during a predetermined time period;
 - (c) automatically lock the applicable account and Systems after failed logon failures;
 - (d) limit the number of concurrent sessions;
 - (e) prevent further access to Systems by initiating a session lock; and
 - (f) provide the capability of disconnecting or disabling remote access to the Systems.

Authentication

- 30. The Contractor must use or require complex passwords or personal identification numbers (PINs) that are not shared, default or blank and that are encrypted (not displayed) when entered, biometric accesses, keys, smart cards, other logical or access controls, or combinations of them, to control access to Protected Information and to Systems and Devices.
- 31. The Contractor must ensure that Systems for password-based authentication:
 - enforce minimum password complexity, including requiring passwords to be case sensitive, contain a minimum of eight characters and a combination of upper-case letters, lower-case letters, numbers, and/or special characters;
 - (b) change authentication passwords regularly at predetermined intervals, but at a minimum semiannually;
 - store and transmit only encrypted representations of passwords;
 - (d) enforce password minimum and maximum lifetime restrictions;
 - (e) prohibit password reuse;
 - (f) prevent reuse of identifiers; and
 - (g) disable the identifier after ninety days of inactivity.

Highly sensitive Protected Information

- 32. If this Agreement or the Province under this Agreement indicates that any Protected Information is highly sensitive, the Contractor must also ensure that Systems enforce with respect to that Protected Information:
 - (a) two-factor authentication for access;
 - (b) enhanced logging that logs all accesses;
 - (c) request based access; and
 - (d) no standing access rights.

SECURITY EVENT LOGS

Log generation, log retention and monitoring

- 33. The Contractor must ensure that logging of Security Event Logs is enabled on all applicable Systems components
- 34. The Contractor must retain Security Event Logs for the Systems online for a minimum of 90 days and either online or off-line for an additional period of time adequate to enable the Contractor to conduct effective security investigations into suspected or actual security incidents.
- 35. The Contractor must retain Tenancy Security Event Logs online for a minimum of 90 days and either:
 - (a) such additional period of time as the Province may instruct; or
 - (b) ensure that the Tenancy offers the technical capability for the Province to retain the Tenancy Security Event Logs,
 - to enable the Province to comply with an information schedule approved under the *Information Management Act* or other retention period required by law.
- 36. Upon the Province's request, the Contractor must ensure that the Tenancy offers the technical capability for the Province to enable or configure the forwarding, extraction, backup of Tenancy Security Event Logs from the Tenancy to the Province's security information and event management system or to an external log storage and retention system.
- 37. The Contractor must review Security Event Logs regularly to detect potential security incidents, using automated tools or equivalent processes for the monitoring, review, correlating and alerting of Security Event Logs.

PROVINCE PROPERTY

Access to Province facilities, systems or networks

- 38. If the Province makes available any facilities, systems, networks or devices for use of the Contractor in relation to this Agreement, the Contractor must comply with, and permit access on its behalf only by those authorized Personnel who have been instructed to comply with, the Province's Policies then applicable to their acceptable use, access and protection accessible at https://www2.gov.bc.ca/gov/content/governments/services-for-government/policies-procedures, including:
 - (a) "Appropriate Use Policy" (as also referenced in chapter 12 of the Province's "Core Policy and
 - Procedures Manual");
 - (b) "Information Security Policy";
 - (c) government wide IM/IT Standards; and
 - (d) sector or ministry specific IM/IT Standards, if any applicable to the Province ministry, agency or other representative receiving the Services.
- 39. The Province has the rights to:
 - (a) not make any particular Province facility, system, network or device available before the Contractor or individual Personnel or both agree to a form of agreement acceptable to the Province on acceptable use, protection of, and access to, such facility, system, network or device, or at all;

- (b) not permit connection to any particular Province system or network until satisfied with the controls applied and the security status of the Device to be connected;
- (c) keep facilities access logs and Security Event Logs, and to otherwise monitor and analyze use of Province facilities, systems and networks to verify compliance, investigate suspected or actual breaches or information incidents and protect the Province's assets, including records, in compliance with applicable laws, including the Freedom of Information and Protection of Privacy Act and Information Management Act, and the Province's Policies; and
- (d) limit or revoke access to any Province systems, facility or device at its discretion.

Application development

40. If the Services include software development, the Contractor must ensure that the applications and programming interfaces are developed according to industry standards and Province's Policies applicable to application development standards. The Contractor must use secure application development practices for the development of the software.

FACILITIES, SYSTEMS, DATABASE AND DEVICE SECURITY

Physical security

- 41. The Contractor must ensure that adequate physical controls and processes are implemented to ensure that only authorized persons have physical access to the Facilities and Systems.
- 42. The Contractor must develop, document, and disseminate a physical and environmental protection Policy that it reviews at least annually.
- 43. The Contractor must review physical access logs at least once monthly.
- 44. The Contractor must ensure that physical security of any Systems or Facilities being used or capable of being used to house Protected Information meets a standard as would be reasonably expected to provide adequate protection based on the value of the data being protected and the environment in which the Systems or Facilities are located. At a minimum, this should include:
 - (a) hardening of the perimeter of the Facilities;
 - (b) physical separation of public and restricted spaces;
 - (c) Intrusion Alarm System (IAS) partitioned to ensure areas containing Protected Information are protected at all times;
 - (d) Access Control Systems (ACS) and/or Key Management processes; and
 - (e) visitor and identity management processes including access logs and identification badges.

Separation of production from test environments

- 45. The Contractor must not use any production data in any development, test or training environments used for the Services without the Province's prior written consent. If the Province gives such consent, the production data must, at minimum, be obfuscated (for example, by using data masking functionality).
- 46. The Contractor must keep its development, test and training environments separate from its production environments used for the Services at all times, even in case of failure.

Systems (including servers) hardening

47. The Contractor must:

- (a) harden all Systems against attack and misuse, using appropriate security best practices for the hardening of the specific deployed platform, before placing those Systems into production;
- (b) ensure that all unsecured and unneeded ports, services, applications, protocols and network communicating applications are uninstalled or disabled on all Systems;
- (c) applying Least Privilege, ensure that the Contractor only configures and makes operational ports, services, applications, protocols and network communicating applications based on the functional requirements of the respective Systems;
- (d) ensure that default passwords and shared accounts are not used for any Systems; and
- (e) in relation to Systems, implement server hardening using configuration security best practices (for example, Center for Internet Security, Inc. (CIS) Benchmarks or equivalent) for any server operating systems, server virtualization, server middleware (for example, web servers and database servers) and application servers.

Perimeter controls (firewall and intrusion prevention system) and network security

48. The Contractor must:

- implement stateful packet inspection firewalls to control traffic flow to and from Systems and Tenancy at all times, and configure the stateful packet inspection firewalls applying security best practices and Least Privilege;
- (b) implement an intrusion prevention System to control and filter traffic flow leaving and entering Systems and Tenancy at all times, and configure the intrusion prevention System applying security best practices; and
- (c) implement a secure network perimeter and network segmentation for Systems, with ingress and egress points that are known and controlled.

Application firewall

- 49. The Contractor must implement application layer firewalls on Systems:
 - (a) at such level of protection as the Province may instruct; and
 - (b) to detect and mitigate application attacks (for example, brute force, OWASP Top 10, SQL injection, cross site scripting).

Management network

- 50. The Contractor must ensure that for any Systems:
 - the management network remains logically separated from any other zone and is not directly accessible from the Internet;
 - (b) the management network is internally segmented, with each server's dedicated network interface on its own segmented network and that interfaces on the management network do not have visibility to each other; and

(c) all access to the management network is strictly controlled and exclusively enforced though a secure access gateway, bastion host or equivalent.

Remote management and secure access gateway

51. The Contractor must perform any remote management of Systems or Devices in a secure manner, using encrypted communication channels and adequate access controls.

Database security

- 52. The Contractor must ensure that for any Systems:
 - (a) database maintenance utilities that bypass controls are restricted and monitored;
 - (b) there is a formal approval process in place for handling requests for disclosure of database contents or for database access, including steps to evaluate privacy impacts and security risks of such requests; and
 - (c) methods to check and maintain the integrity of the data are implemented (for example, consistency checks and checksums).
- 53. For database security, the Contractor must implement logical isolation and encryption of Protected Information.

Device security and antivirus scanning

- 54. The Contractor must ensure all Devices:
 - (a) have antivirus and malware protection as appropriate for the particular Device active at all times;
 - (b) are configured to perform antivirus scans at least once per week;
 - (c) have host based firewall configured, enabled and active at all times; and
 - (d) have all patches and appropriate security updates installed for the operating system and all installed software.

VULNERABILITY PREVENTION, SCANNING AND MANAGEMENT

Proactive management

- 55. The Contractor must:
 - (a) obtain information in a timely basis about technical vulnerabilities relating to Systems and Devices;
 and
 - (b) implement processes to stay current with security threats.

Patching

- 56. The Contractor must patch all Systems regularly in line with security best practices and ensure that current software, operating systems and application patching levels are maintained.
- 57. The Contractor must ensure that all Systems have all patches installed on a regular schedule, within the time frame recommended by the manufacturer unless the Province otherwise consents in writing.

- 58. The Contractor must ensure that vulnerabilities are remedied and patches installed on an accelerated basis for zero-day, critical and high vulnerabilities. For zero-day vulnerabilities, the Contractor must implement appropriate mitigation measures promptly on notification of the zero-day vulnerability. The Contractor must remediate zero-day, high and critical vulnerabilities through patching, decommission, or compensating controls.
- 59. The Contractor must patch high vulnerabilities within 30 days or less of discovery and patch medium vulnerabilities within 90 days or less of discovery.

Vulnerability Scanning

- 60. The Contractor must ensure that a vulnerability scan is completed on components of all Systems:
 - (a) with any identified vulnerabilities remedied, before being placed into production; and
 - (b) on a regular schedule, set at a minimum of one scan per quarter, unless the Province otherwise consents in writing.

Web application vulnerability scanning

- 61. The Contractor must ensure that a vulnerability scan is completed on any web applications used for Tenancy or in any other Systems:
 - (a) and on any major changes to such web applications, with any identified vulnerabilities remedied, before being placed into production; and
 - (b) on a regular schedule, set at a minimum of one scan per quarter, unless the Province otherwise consents in writing.

Antivirus and malware scanning

- 62. The Contractor must ensure that all Systems servers:
 - (a) have antivirus and malware protection configured, active and enabled at all times;
 - (b) have antivirus and malware definitions updated at least once a day; and
 - (c) are configured to undergo a full anti-virus scan for latent infections (to detect infections missed by the real-time agent) at least once a week.

DISPOSALS

Asset disposal

63. The Contractor must ensure that all disposals of assets used in providing or relating to the Services are done in a secure manner that ensures that Protected Information cannot be recovered.

Asset management

64. The Contractor must have asset management and disposal Policies that are followed, and reviewed and updated regularly in line with security best practices, and that address hardware, software and other critical business assets.

65. The Contractor must keep an asset management inventory that includes the name of the System, location, purpose, owner, and criticality, with assets added to inventory on commission and removed on decommission.

Information destruction and disposal

- 66. Unless this Agreement otherwise specifies, the Contractor must retain all records containing Protected Information in the Contractor's possession until instructed by the Province in writing to dispose or deliver them as instructed.
- 67. The Contractor must securely erase:
 - (a) records that contain Protected Information and Tenancy Security Event Logs when instructed in writing by the Province; and
 - (b) any backup, transitory and extra copies of records that contain Protected Information or Tenancy Security Event Logs when no longer needed in relation to this Agreement.
- 68. The Contractor must ensure that Protected Information and Tenancy Security Event Logs on magnetic media are securely wiped by overwriting using procedures and adequate media wiping solutions, degaussing, or other method in line with security best practices for disposal of media.

NOTICES, INCIDENTS AND INVESTIGATIONS

Notice of demands for disclosure

69. In addition to any obligation the Contractor may have to notify or assist the Province under applicable law or this Agreement, including the Privacy Protection Schedule if attached, if the Contractor is required (including under an enactment or a subpoena, warrant, order, demand or other request from a court, government agency or other legal authority) to produce, provide access to or otherwise disclose any Protected Information, the Contractor must, unless prohibited by applicable law, immediately notify and provide reasonable assistance to the Province so the Province may seek a protective order or other remedy to prevent or limit the disclosure.

E-discovery and legal holds

70. The Contractor must fully co-operate with the Province to enable the Province to comply with e-discovery and legal hold obligations.

Incidents

- 71. In addition to any obligation the Contractor may have under applicable law, including the *Freedom of Information and Protection of Privacy Act*, or this Agreement, if, during or after the Term, the Contractor discovers a suspected or actual unwanted or unexpected event or series of events that threaten the privacy or security of Protected Information (including its unauthorized access, collection, use, disclosure, alteration, storage or disposal) or Tenancy, whether accidental or deliberate, the Contractor must:
 - (a) immediately report the particulars of such incident to, and follow the instructions of, the Province, confirming any oral report with a notice in writing to the Province as soon as reasonably practicable (if unable to contact the Province's contract manager or other designated contact for this Agreement, the Contractor must follow the procedure for reporting and managing information incidents on the Province's website at https://www2.gov.bc.ca/gov/content/governments/services-for-government/information-management-technology/information-security/information-incidents; and

(b) make every reasonable effort to recover the records containing Protected Information and contain and remediate such incident, following such reasonable instructions as the Province may give.

Investigations support and security investigations

72. The Contractor must:

- (a) conduct security investigations in the case of incidents (including any security breach or compromise) affecting Devices, Facilities, Systems, Tenancy or Protected Information, collecting evidence, undertaking forensic activities and taking such other actions as needed;
- (b) provide the Province with any related investigation reports, which the Contractor may sanitize first;
- (c) upon the Province's request, provide the Province with any logs relating to such investigation reports as validation/confirmation of such investigation, which the Contractor may sanitize first; and
- (d) maintain a chain of custody in all such security investigations it undertakes.
- 73. Upon the Province's request, the Contractor must:
 - (a) provide investigative support to the Province to enable the Province to conduct its own security investigations into incidents (including security breaches or compromises) affecting the Tenancy or Protected Information;
 - (b) provide the Province with timely access via an on-line, real-time GUI (Graphic User Interface) facility to any Tenancy Security Event Logs and to other Security Event Logs for Systems (the latter of which the Contractor may sanitize first to mask or remove, for example, data pertaining to the Contractor's customers) to assist the Province in conducting the Province's security investigations, or in case of technical limitations, other method acceptable to the Province (for example, on-site visits to enable direct access to those Security Event Logs).
- 74. The Contractor must work with and support the Province if the Province needs assistance in legal proceedings in relation to security investigations related to Protected Information or Tenancy.

Province Security Threat and Risk Assessment ("STRA") support

75. The Contractor must, via its technical and security resources, support the Province in completing a STRA for the Services and to otherwise assess the risks associated with the Services, including by providing all information and documentation (for example, architecture diagrams, service architecture, controls architecture and technical information), which the Contractor may sanitize first and that the Province may reasonably require for such purpose.

Notification of changes

76. The Contractor must notify the Province of any changes to its security Policies, management practices and security controls described in this Agreement that may potentially negatively impact the security of Tenancy, Protected Information, or those Systems providing the Services.

Compliance verification

- 77. Upon the Province's request, the Contractor must provide, at no additional cost, the following security reports to the Province at least every six months during the Term:
 - (a) vulnerability scan reports of those Systems providing the Services; and
 - (b) patch status reports for those Systems providing the Services.

- 78. In addition to any other rights of inspection the Province may have under this Agreement or under statute, the Province has the rights, at any reasonable time and on reasonable notice to the Contractor, to:
 - (a) request the Contractor to verify compliance with this Schedule and to keep security controls documentation or records to support compliance; and
 - (b) enter on the Contractor premises and Facilities to inspect and to validate the Contractor's compliance with the security obligations under this Agreement
- 79. The Contractor must permit, and provide reasonable assistance to, the exercise by the Province of the Province's rights under this section. If any non-compliance or deficiency is found, the Province may (in addition to any other rights it may have) require the Contractor, at the Contractor's expense, to develop and implement a corrective action plan within a reasonable time.

Notice of non-compliance

80. If for any reason the Contractor does not comply, or anticipates that it will be unable to comply, with a provision in this Schedule in any respect, the Contractor must promptly notify the Province of the particulars of the non-compliance or anticipated non-compliance and what steps it proposes to take to address, or prevent recurrence of, the non-compliance or anticipated non-compliance.

MISCELLANEOUS

Interpretation

- 81. In this Schedule, unless otherwise specified, references to sections by number are to sections of this Schedule.
- 82. Any reference to the "Contractor" in this Schedule includes any subcontractor or agent retained by the Contractor to perform obligations under this Agreement and the Contractor must ensure that any such subcontractors and agents comply with this Schedule.
- 83. Any reference to a specified Policy refers to it as may be revised or replaced from time to time.
- 84. If a provision of this Schedule conflicts with a documented process required by this Schedule to be created or maintained by the Contractor, the provision of the Schedule will prevail to the extent of the conflict.

Referenced documents

85. Policies and other documents of the Province referenced in this Schedule may be updated or replaced by the Province from time to time without notice, and if not found at the hyperlink or URL provided or via the Province's main website at http://www.gov.bc.ca, be obtained from the Province's contact for this Agreement.

Survival

86. Sections 63, 66, 67, 68, 69, 70, and 71 and other obligations of the Contractor in this Schedule which, by their terms or nature, are intended to survive the completion of the Services or the termination of this Agreement, will continue in force indefinitely subject to any applicable limitation period prescribed by law, even after this Agreement ends.

Schedule H – Tax Verification Schedule

Not applicable.

SERVICE CONTRACT CHECKLIST

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 Financial

-	original services and Administration, Ministry of Finance												
	DESCRIPTION OF CONTRACT - Complete Part 1 for all contracts and amendments.												
	Legal Contractor N	. White.			Req #. Contract #:								
	Contract Type: 🖾	year 🗆	Renewa	Brief Description of Services: Douglas S. White has been appointed Special Counsel for Premier									
PART 1	Term: Nov. 29/2022-Nov 29, 2023 Rate (per hour or day) 151 09/hour							Eby on Indigenous reconciliation					
	CONTRACT CODING: (if more lines needed attach separate sheet)							Complete for Capita (STOB 2	OFA STOBs: 2175-Heavy Equipment				
	Amount	CI.	Resp.	Service Line	STOB	Project	OFA STO	Service Date (DD-MMM-YYY)		set # picable)	2195-Operating Equipment 2215-Office Furniture & Equip.		
	275,000 00	-	36A10	36200	6101	3600000					2275-Mainframe HW & Servers 2281-M/F HW & Servers WIP 2295-PC Hardware		
	25,000 00	004	36A10	36200	6102	3600000		-			2315-Mainframe Software		
		-						+			2321-Mainframe Software WIP 2335-Major Systems Software		
	300,000.00			TAL				2355-PC Software 2395-Tenant Improvement					
	Commonly Used C 6001/02 - Operational -	ontrac	ct STOBs:	contracts that	armide fo	e a d'annt namin	610	1/02 - Advisory - Fees	expenses for	contracts with	the provision of advisory services to		
	of goods or services in	the deli	very of gover	nment progra	ms (e g . t	project mamt.)	630	ministry (e.g., manage 2 - Data Operations N	on-WTS - Fees	vexpenses fo	or contracts that provide for a direct		
	6003/04 - Regulatory - Fees/expenses for contracts that provide for a direct provision pr							vision of IT related goods/services in the delivery of government programs (e.g., data icessing, operating lease rentals)					
	6020/21 - Education an government employees	nd Train	ing - Fees/ex	penses for co	ontracts the	it deliver training	to 630	#10 – Data Consulting Non-WTS - Fees/expenses for consulting contracts related to mation systems					
	SELECTION PROCESS - Complete Part 2 for new contracts only. Do not complete for renewals or amendments. Select only one box.												
Open Process Direct Process:								Check only one out.					
	☐ Request for Pr				 .			Three Verbal or Written Bids (300)					
	Suppliers submit proposals on how, and at what price, they would provide a service.							Only used for concontracts valued:	Inly used for contracts less than \$25,000. A RFP or ITQ is required for ontracts valued at \$25,000 or more. Documentation of bids must be kept				
	☐ Invitation to Q							on the contract file	on the contract file. Note. Obtaining verbal bids is not recomm				
	For priced base and are looking			OU Know e	cacily wha	at you want do	one	if used, the process must be documented in writing and included in the contract file (e.g., communication between ministry and vendors). Direct Invitation to Selected Vendors (300) A competitive solicitation, for contracts \$25,000 or more, that is issued to					
	Other Open Co			ss (100)									
	An open compe	titve p	process other					a limited list of ve	ndors and no	t advertised	on BC Bid. If vendors are on a		
	Invitation to Quote is used (e.g., Joint Solution Procurement, Invitation to Tender), normally by advertising the opportunity on BC Bid.							pre-qualification list, use category 401 below. Note: A RFP or ITQ is required by ministry policy for contracts valued at					
	Torsier, normally by advantaging the opportunity on DC Bid.							\$25,000 or more.					
	Direct Award:						_	Emergency (202) The contract is negotiated and directly awarded without competitive					
	Public Sector C The contract is a				ed withou	it competitive							
	The contract is negotiated and directly awarded without competitive process because the contract is with another government organization. Sole Source (201)							process because an unforeseeable emergency exists and the services could not be obtained in time by means of a competitive process.					
P	The contract is r	negotia					\boxtimes	Confidentiality (2					
AR	process because the ministry can strictly prove that only one contractor is qualified. A NOI is not required. Note: Evidence of how the						v the	The contract is negotiated and directly awarded without competitive					
R T	ministry "proved	sole :	source must	t be docum				process where the acquisition is of a confidential or privileged nature and disclosure through an open bidding process could reasonably be					
١.	☐ 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. No Justification (206) Where a direct award has been made which is not justified under one of the exceptional conditions specified in the Core Policy and Procedures Manual section 6.3 3 a (1) (i.e., 200 – 204), or a Notice of Intent was					
2	process (a NOI i	s not a	competitive	e process)	because	the ministry	. 🗆						
1	believes but can and a Notice of I												
	a contract for se	rvices	or construct	tion valued	at more t	han \$50,000,	is to						
1	be directly award be posted for op							required but has repolicy.	ot been issu	ed, or it is p	provided for under another		
	be posted for opportunities valued at \$25,000 or more that are being awarded on this basis.							Direct Award - Under \$25,000 (207)					
1	Security, Order, etc. (203) The contract is negotiated and directly awarded without competitive							A direct award has been made for a contract less than \$25,000 and categories 200, 201, 202, 203 and 204 do not apply.					
	process because a competitive process would interfere with the										THE HIPPITS		
	ministry's ability to maintain security or order or to protect human, animal or plant life or health.												
	re-qualification:												
	Selected Vendo A contract that is	r Fron	n Pre-qualit	fication Lis	it (400)	on list without		Competition Am	ong Vendon	on a Pre-	qualification List (401)		
	undertaking a co	mpetit	ve process.	The proce	ess must	be consistent		from a pre-qualific	ation list. Th	ne process	a limited list of vendors selected must be consistent with the		
	with the rules publicized when the list was established. Purchase from a Corporate Supply Arrangement (500)							rules publicized when the list was established.					
	A purchase from a pre-established corporate supply arrangement as identified in the Core Policy Manual section 6.3.2 a (1).								Check appropriate box to indicate which competitive process was RFP ITQ 3 Verbal or Written Bids				
								Other (please identify):					

_	SERVICE CONTRACT CHECKLIST Page 2								
AGREEMENT ON INTERNAL TRADE (AIT) / BRITISH COLUMBIA - ALBERTA TRADE, INVESTMENT & LABOUR MOBILITY AGREEMENT (TILMA)									
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 - Product Compatibility/Exclusive Rights (600) A purchase which must ensure compatibility with existing products; recognize exclusive rights, such as exclusive licenses, copyright and patent rights, or maintain specialized products that must be maintained by the manufacturer or its representative Excluded - Procurement of Prototype (700) The procurement of a prototype or a first service to be developed in the course of and development, but not for any subsequent purchases.							
Ĕ	POL	ICY COMPLIANCE - NEW CONTRACTS - Complete for ne		Do not comple	te for renewals/amendments.	YES	NO	N/A	
	 Before taking steps to find a contractor, a cost benefit justification (CBJ) must be prepared for service contracts over \$100,000. Where appropriate, it should include a cost comparison between contracting out vs. using in-house resources if they were available, contract outcomes, etc. Has a CBJ been prepared for inclusion in the contract file? (CPPM 6.3.1.5) 								
		 As per the AIT/TILMA, did you advertise on BC Bid for any contract over \$75,000 or if a pre-qualification list was used, or you select the contractor through a competitive process between all suppliers on the list? (CPPM 6.3.2.c) Executive Financial Officer (EFO) pre-approval is required for all Labour and Citizens' Services service contracts over 						□	
	1	\$25,000 that are being directly awarded. Has a briefing note been signed by the EFO for inclusion in the contract file? If this contract was directly awarded (including the policy exemptions in CPPM 6.3.3.a) have the reasons been clearly							
		explained and documented for inclusion in the contract file? (CPPM 6.3.3.a) 5. If this contract is being awarded to a contractor that has been used for similar work in the previous 3 months (3 months from previous explined to the new contract must be approved by an expense authority with authority for the combined to the combined t							
PART	6	of the contracts. Has the appropriate expense authority approved the contract? (CPPM 6.3.2 a.11) 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 p							
		 If the General Services Agreement was not used, did you obtain Legal Services and Risk Management approval? Documentation of approval must be kept in the contract file. (CPPM 6.3.3 d) 						\boxtimes	
4		Boos Schedule A clearly identify specific and measurable contract deliverables? (CPPM 6.3.6 c) Does Schedule A clearly identify the process the ministry will use to monitor the contractor's performance (e.g., frequence)							
l		Does Schedule A clearly identify the process the minis & format of reporting requirements)? (CPPM 6.3.6.c) If sub-contractors will be providing any of the services a		_ ⊠		⊠			
	11	If this is a professional services contract (e.g., IT, according to the services of Schedule D (Insurance) & Schedule F (Additional Ten	, have you completed and attached	_		Ø			
		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/colover.stm?						\boxtimes	
		13. If the contractor will be involved with "personal information" as defined in the FOIPPA, have you completed and attach Schedule E (Privacy Protection - http://www.mser.gov.bc.ca/privacyaccess/PPS/minpps.doc)? (CPPM 6.3 3.e.11)							
		 14. Has the Information Package for Service Contractors been forwarded to the contractor? 15. Appendix 1 must be attached to all service contracts including travel expenses. Have you attached Appendix 1? 							
PART 5		NTRACT AMENDMENTS - Complete Part 5 for contract am	endments only.		Previous Contract Total				
	Reason for amendment: Previous Contract Total: Amendment Amount								
					New Contract Total:		0.00		
	POLICY COMPLIANCE								
	Does the amendment format comply with the CPPM (CPPM 6.3.3.e.9)? http://gww.fin.gov.bc.ca/camss/fsa/Branch/Forms/Modification_Agreement.doc.								
	2. The amendment amount(s) must be added to the original amount of the contract to determine the new total for approval requirements. Has the appropriate expense authority approved the amendment?								
	3.	• 🗆							
	AP	1000	21- 1						
R	Confract Mgr. Name: Elizabeth Parkinson "ADM Name: Don Bain, Deputy Chief of Staff						Clerk		
T	Signature & Date Signature & Date Signature & Date						3. Date		
6		DM sign-off is only required if the contract was directly			of the questions in Part 4 or 5 was '		J Dale		



COST BENEFIT JUSTIFICATION

DESCRIPTION OF SERVICES: Mr. White has been appointed as	ESTIMATED CONTRACT BUDGET \$300,000.00					
Special Counsel for Premier Eby on Indigenous reconciliation.	CONTRACT TERM / TIMING; Nov. 29, 2022 thru					
Mr. White will be advising the Premier and COS, Ministers, DM. Nov. 29, 2023						
Where options are to be considered for obtaining the most continuous than \$100,000 the following Cost Benefit Analysis Templates: Cost Benefit Analysis Templates: (If required, click	should be used.					
Cost Benefit Summary Template Cost Benefit Viable Alternatives Template Cost Benefit for Client Implications (Non-Quantitative) Template						
Where there are no options but to contract out for obtaining S	services Greater than \$100,000 provide justification.					
No Options But To Contract Out: (Check all that a	apply and provide justification below to support selection.)					
No expertise / technology available within the Ministry. X No staff resources available. X Ministry no longer in the business of providing these services. Objective private sector or third party opinion required. An unforeseeable emergency exists and did not have time to create a cost benefit analysis. Cost benefit analysis not provided due to confidentiality. Shared cost agreements or shared public private partnerships. Other please explain below.						
Justification: (Attach additional pages if required.) Mr. White has been appointed as Special Counsel for P White will be advising the Premier and Chief of Staff, will work Premier to ensure results in communities for Indigenous peop Mr. White is a King's Counsel lawyer with demonstrated super of the Snuneymuxw First Nation in Nanaimo as well as being and former co-Chair of our government's Advisory Committee	k with Ministers and the Deputy Minister to the oles. erior legal ability who is a former Chief and Councillor a former Chief negotiator at the Lake Babine Nation					

DON BAIN DEPUTY CHIEF OF STAFF_

MANAGER'S SIGNATURE