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INVITATION TO TENDER for the Provision of

External Brokerage Services under the Light Touch Regime

PRO CONTRACT REFERENCE NO: DN385649

	Invitation to Tender - Version Control	
Page	Description of Change	Date of Change

INDEX

Section 1 - THE REQUIREMENT

- 1.1 Introduction
- 1.2 Overview
- 1.3 Background
- 1.4 Specification
- 1.5 Lots
- 1.6 Term of Framework Agreement
- 1.7 Value

Section 2 - INSTRUCTIONS TO TENDERERS

- 2.1 E-Tender System
- 2.2 Register Intent or Opt Out
- 2.3 Preparation of Tender
- 2.4 Price Schedules
- 2.5 Other Documents or Supporting Evidence
- 2.6 Submission Deadline
- 2.7 Tender Validity
- 2.8 Communication
- 2.9 Confidentiality
- 2.10 Grounds for Rejection
- 2.11 Disclaimer
- 2.12 Freedom of Information Act
- 2.13 Transparency
- 2.14 Safeguarding
- 2.15 Equality
- 2.16 Ethical Standards
- 2.17 Social Value
- 2.18 Step-In Rights
- 2.19 Payments to Sub-Contractors
- 2.20 Procurement Timetable
- 2.21 Required Documents
- 2.22 Terms & Conditions
- 2.23 Collaborative Bids

Section 3 – SELECTION QUESTIONNAIRE

Section 4 – TENDER QUALITY QUESTIONNIARE

Section 5 - PRICING SCHEDULE

Section 6 - EVALUATION AND AWARD

- 6.1 Evaluation and Award
- 6.2 Award Criteria & Weightings
- 6.3 Clarifications
- 6.4 Site Visits
- 6.5 Final Score
- 6.6 Customer References
- 6.7 Evaluation Report and Recommendation
- 6.8 Contract Approval
- 6.9 Contract Award & Debriefing

Section 7 – APPENDICES

- 1 Non-Collusion Certificate
- 2 Terms and Conditions of Contract
- 3 Scoring Methodology
- 4 Financial Assessment Methodology

Glossary

SECTION 1 – THE REQUIREMENT

1.1 Introduction

Bath & North East Somerset Council and NHS Bath and North East Somerset Clinical Commissioning group (CCG) is looking to establish a single provider framework for external brokerage services.

1.2 Overview

The Council (on behalf of the Council and Clinical Commissioning Group) wishes to establish a single provider framework agreement for the provision of External Brokerage Services. The Council is managing this procurement in line with the Public Contracts Regulations 2015.

These are services contracts being procured under the Light Touch Regime.

1.3 Background

The external brokerage service will support individuals who have been identified as requiring support to discharge/transition from a hospital or community setting into a more appropriate setting that best meets their care needs. The service will broker placements/packages of care on behalf of the Local Authority/NHS Commissioners or self-funders by supporting the identification and negotiation of residential/nursing home placements or packages of care.

The service will only support individuals who are referred to them from the appropriate social work / discharge team.

The scope of the framework is to cover individuals who are:

- Leaving a hospital setting or in the community who require a residential or nursing home placement which will be funded by the Local Authority
- Identified as self-funders in a hospital setting who require a residential/nursing home placement or a home care package
- Identified as eligible for Continuing Health Care fast track who are in a hospital setting and require a residential/nursing home placement or a home care package

More precise requirements will be determined for each call-off contract.

The split of activity in 2018/19 was as follows:

Area	Percentage activity in 2018-19
Social care	31%
CHC fast track	34%
Self-funders	35%

Mental Health	New activity as of Nov 2018,
	indicative 3-4 placements per
	month.

This is provided as information for tenderers and is no guarantee of the split.

1.4 Specification



1.5 **Lots**

It would not be appropriate to split this requirement into lots.

1.6 Term of Framework Agreement

This framework agreement will commence on 1st July 2019 and expire on 30th May 2023.

1.7 Value

The value of the Council's requirements will vary depending on the use of external brokerage services and the development of an internal brokerage service, throughout 2019/20.

An initial call-off for 2019/20 will be made. Requirements 2020/21 onwards will be established and further call-off contracts made to the framework provider where necessary.

Please note there will be no obligation for the Council to award any further Call-Off Contracts under this Framework Agreement during its Term.

SECTION 2 – INSTRUCTIONS TO TENDERERS

2.1 **E-tender System**

The Council uses ProContract as its e-tendering system. Assistance in relation to the e-tender system is available to Tenderers via the Supplier Help facility on the Homepage.

Supplier Guidance documents are also available to view and download.

Suppliers must ensure that they have the most up to date Invitation to Tender document by registering on the e-tendering system at www.supplyingthesouthwest.org.uk and expressing an interest. This will enable suppliers to view the latest documents and see any comments and discussions on those documents.

If you are still unable to resolve your issue in using the system you should send an e-mail to ProContractsuppliers@Proactis.com explaining the nature of your query.

2.2 Register Intent or opt out

The "Register Intent" button will be greyed out until the mandatory requirement to click on "View ITT" has been carried out.

Once the Tender Information has been viewed Tenderers will be able to click on "Register Intent" which will inform the Council of your intention to respond to this opportunity.

If a Tenderer does not wish to, or is unable to submit a Tender and not interested in proceeding, then they are required to click on "Opt Out" to decline the opportunity.

2.3 Preparation of tender

Organisations must obtain for themselves all information necessary for the preparation of their Tender response and all costs, expenses and liabilities incurred by the Tender in connection with the preparation and submission of the Tender shall be borne by the Tenderer, whether or not their offer is successful.

Information supplied to the Tenderer by Council staff or contained in Council publications is supplied only for general guidance in the preparation of the Tender. It shall remain the property of the Council and shall be used only for the purpose of this procurement exercise.

Tenderers must satisfy themselves as to the accuracy of any such information and no responsibility is accepted by the Council for any loss or damage of whatever kind and howsoever caused arising from the use by Tenderers of such information.

Responses to each Tender question should be written concisely and clearly answer the question posed in English.

Tenderers will only be able to respond to questions that require an input from them and are located within the Invitation to Tender document attached within the e-tender system.

2.4 Price Schedule/s

The Council requires Tenderers to complete and upload Price Schedule(s) where requested to do so within the e-tender system.

All prices shall be in Pounds Sterling, exclusive of VAT.

2.5 Other Documents or Supporting Evidence

As instructed to do so within the e-tender system, the Tenderer must complete and upload other documentation that may be provided with this Tender process, or upload evidence to support their Tender submission.

Tenders must not be qualified, conditional, or accompanied by statements that could be construed as rendering them equivocal and/or placed on a different footing to those of other Tenderers. Only tenders submitted without qualification, in accordance with this invitation to tender will be accepted for consideration. The Council's decision on whether or not a tender is acceptable will be final and the Tenderer concerned will not be consulted. If a Tenderer is excluded from consideration, the Tenderer will be notified.

2.6 Submission deadline

Tenderers are required to submit their Tender within the e-tender system by 12 noon, 12th April 2019.

Tenderers are advised to allow sufficient time to complete questions and upload documentation to the e-tender system, where requested to do so.

It is the Tenderer's responsibility to ensure that the Tender is submitted and has fully uploaded all required documentation within the e-tender system by the closing date and time. Emailed or hard copy Tenders will not be accepted.

Failure to answer and complete the Tender within the e-tender system will result in the Council rejecting the Tender as a Fail / Non-compliant tender.

Failure to complete and upload any required documentation within the etender system will result in the Council rejecting the Tender as a Fail / Noncompliant tender. Documentation: If you are uploading multiple documents, it is recommended that you zip them using WinZipor WinRAR. Do not include any macro enabled spreadsheets or embedded documents. Acceptable file formats are: txt, rtf, mpp, vsd, dwg, rar, msg, ics, html, gif, jpg, png, jpeg, tiff, tif, zip, pdf, doc, xls, ppt, docx, xlsx, pptx, mp3, mov, m4a, swf, wmv, mpg, mpeg, avi, wav, odt, odp, ods, numbers and pages.

Late Tender Submissions: Tenders received after the closing date will not be considered.

The Council is under no obligation to consider partial or late submissions.

If the Council issues an amendment to the original Tender process, and if it regards that amendment as significant, an extension of the closing date may, at the discretion, of the Council be given to all Organisations.

The information supplied in response to the Tender will be checked for completeness and compliance before responses are evaluated. The Council expressly reserves the right to require a Tenderer to provide additional information supplementing or clarifying any of the information provided in response to the requests set out in the Tender. However, the Council is not obliged to make such requests.

Tenderers shall accept and acknowledge that by issuing this ITT the Council shall not be bound to accept any Tender and reserves the right not to conclude contracts for which tenders are invited.

2.7 **Tender Validity**

The tender should remain open for acceptance for a period of 120 days. A Tender valid for a shorter period may be rejected.

2.8 Communication

All contact and communication during this procurement should be submitted in writing through the e-tender system.

Tenderers should seek to clarify any points of doubt or difficulty via the etender system in sufficient time before the closing date of the Tender, to enable to the Council to respond to all Tenderers. It is not acceptable for Tenderers to seek clarifications via telephone or e-mail outside of the e-tender system.

Where the Council considers any question or request for clarification to be of material significance it may communicate both the query and the response, in a suitably anonymous form, to all interested parties. Tenderers should therefore not include within the question placed their organisation's name and any potential commercially sensitive information.

2.9 Confidentiality

The supplier must keep confidential and will not disclose to any third parties any information contained within their bid. They shall not release details other than on an 'In Confidence' basis to those whom they need to consult for the purpose of preparing the Quote response, such as professional advisors or joint bidders.

The Tender shall not be canvassed for acceptance or discussed with the media, any other Organisation, member/officer of Bath & North East Somerset Council, or their representatives. Any supplier trying to exert any undue influence during the tender process could be excluded from the process.

2.10 **Grounds for Rejection**

The Council reserves the right to reject or disqualify a Tender and/or its Consortium Members where:-

- A Tender is submitted late, is completed incorrectly, is materially incomplete or fails to meet the Council's submission requirements which have been notified to Tenderers;
- the Tenderer and/or its Consortium Members are unable to satisfy the terms of Regulation 57 of the Public Contracts Regulations 2015 and/or fails to certify at Appendix XX that it has fulfilled these requirements;
- the Tenderer and/or its Consortium Members are guilty of material misrepresentation in relation to its application and/or the process;
- the Tenderer and/or its Consortium Members contravene any of the terms and conditions of this document or the ITT; or
- there is a change in identity, control, financial standing or other factor impacting on the selection and/or evaluation process affecting the Tenderer and/or its Consortium Members;
- dis-qualification of a Tenderer will not prejudice any other civil remedy available to the Council and will not prejudice any criminal liability that such conduct by a Tenderer may attract.

2.11 Disclaimer

Whilst the information in this ITT and supporting documents has been prepared in good faith, it does not purport to be comprehensive nor has it been independently verified.

Neither the Council, [nor any relevant Other Contracting Bodies], nor their advisors, respective directors, officers, members, partners, employees, other staff or agents:

- make any representation or warranty (express or implied) as to the accuracy, reasonableness or completeness of the ITT; or
- accepts any responsibility for the information contained in the ITT or for their fairness, accuracy or completeness of that information nor shall any of then be liable for any loss or damage (other than in respect of fraudulent

misrepresentation) arising as a result of reliance on such information or any subsequent communication.

Any Framework Agreement or Contract concluded as a result of this ITT shall be governed by English law.

2.12 Freedom of Information Act

Tenderers should note that the Council is subject to the 'Freedom of Information Act 2000' and provisions are in force allowing any person access to information held by the Council. There are limited exemptions to this. The exemptions include information, the disclosure of which would be an actual breach of confidence or likely to prejudice the commercial interests of any person, or information that constitutes a trade secret. Tenderers are requested to state which part, if any, of the information supplied with their tenders is confidential or commercially sensitive or should not be disclosed in response to a request for information. Where Tenderers state that any information is confidential or commercially sensitive, they must also state why they consider the information to be confidential or commercially sensitive. Tenderers' statements will be considered in the context of the exemptions provided for under the Act and the Council is unable to give any guarantee that the information in question will not be disclosed.

2.13 **Transparency**

Suppliers and those organisations who bid should be aware that if they are awarded a contract, the resulting contract between the supplier and the Council will be published under the government transparency policy. To view details of what we MUST publish, see the Local Government Transparency Code 2015 at the link below.

Local Government Transparency code 2015

The Council is required to publish details of all expenditure over £500 made to its suppliers and all contracts and framework agreements over £5000.

Details will be published on the Council's website and the government's transparency website (Data.gov.uk) and Contracts Finder.

Suppliers and those organisations who bid should be aware that if they are awarded a contract, the resulting contract between the supplier and the Council will be published. In some circumstances limited redactions will be made to some contracts before they are published in order to comply with existing law and for the protection of national security.

In submitting a tender, the supplier accepts the Council's right to publish details of expenditure as well as information contained within the supplier's tender.

2.14 Safeguarding

All commissioned services (where relevant) are required to adhere to the Council's safeguarding procedures and are in line with the Local Safeguarding Adults Board (LSAB).

In summary the awarded Provider must be able to demonstrate (where applicable) that they have the following established processes:

- a. Safeguarding Adults policy and procedures (including details of how they ensure effective inter-agency working around safeguarding and a named Safeguarding Lead).
- b. Supervision Policy (which includes regular supervision of staff that includes an opportunity to discuss any safeguarding concerns where relevant).
- c. Safer Recruitment policy and procedures including appropriate training having been undertaken by relevant staff.
- d. Policy for managing a Positive DBS Disclosure whether convictions or relevant 'soft' information, including use of the risk assessment tool provided.
- e. Policy for managing allegations against staff, volunteers and agency staff in line with national guidance.
- f. Use of an appropriate escalation policy.
- g. A Whistleblowing policy
- h. Complete and keep an up to date Single Central Record of all staff, volunteers and agency staff.
- i. Evidence of an annual Safeguarding self-audit carried out by the organisation using provided audit tool.
- j. Evidence of appropriate training and development of staff/volunteers relevant to their role within the organisation.

k. Staff / volunteers are made aware of and understand their professional boundaries, and their practice should reflect this. A code of conduct (or similar document) makes clear appropriate boundaries for staff and volunteers.

2.15 **Equality**

Bath & North East Somerset Council is committed to equality of opportunity for everyone and believes that the diversity of the local community is a major strength that contributes to the social and economic prosperity of the area. This extends to the way it deals with its suppliers. All suppliers will be treated fairly and equitably before, during and after this tender procedure.

2.16 Ethical Standards

Ethical procurement takes the wider view and incorporates the net benefits for both the buyer organisation and the wider world. The Council will consider the impact of environmental, economic and social factors along with price and quality.

The Council must ensure that the practices it undertakes in business are above reproach. They will be aware and lookout for signs of unacceptable practices in the supply chain such as fraud, corruption, modern-day slavery, human trafficking and wider issues such as child labour.

2.17 Social Value

The Council will procure its services, where appropriate, in line with the Public Service (Social Value) Act 2012. The Act asks commissioners to think about securing extra benefits for their area when they are buying services. Before they start procurement, commissioners should think about how the services they are going to buy, or the procurement process they are going to use to buy them, could secure the most valuable benefits for their area.

The benefits sought should depend on what would best meet that area's particular needs, and could be in the form of social benefits (for example reducing anti-social behaviour), economic benefits (for example increasing local employment), or environmental benefits (for example reducing local congestion).

When responding to an Invitation to Tender, Suppliers might wish to consider the following:-

- Understand the needs of the local area and the Council's priorities.
- Articulate the social value offer quantify the value for money you will
 provide and make the case for your social value offer being a way for
 commissioners to navigate cost savings pressures.
- Help the Council to understand the full range of innovation you can provide.
- Consider guidelines for paying a Living Wage

For further details on the Council's Social Value Policy, tenderers can request a copy of the policy from the Procurement Team by e-mailing procurement@bathnes.gov.uk

2.18 **Step-In Rights**

Please note that the Council reserves the right to incorporate step-in rights into this contract in the incidence of a failure of the main contractor or a subcontractor to carry out their obligations under the contract.

2.19 **Payment to Sub-Contractors**

Suppliers should be aware that where they will enter into a sub-contract with a supplier or contractor for the purpose of performing its obligations under the Contract, it shall ensure that a provision is included in such a sub-contract which requires payment to be made of all sums due by the supplier to the sub-contractor within a specified period not exceeding 30 days from the receipt of a valid invoice.

2.20 **Procurement Timetable**

The indicative timetable for this procurement is set out below. This is intended as a guide and, whilst the Council does not intend to depart from the timetable, it reserves the right to do so at any time.

Date or Target Date	Activity
14 th March 2019	ITT issued to potential suppliers
27 th March 2019	Closing date for clarification questions to be submitted
3 rd April 2019	Council responds to clarification questions
12 th April 2019	Closing date and time for receipt by the Council of
	tenderers responses to the ITT
April/May	Evaluation of the ITT responses by tender panel &
	supplier financial accounts by Internal Audit
End May 2019	Award decision made and standstill letter issued
10 days after Standstill	Expiry of standstill period
letters issued	
Early June 2019	Contract award concluded
1 st July 2019	Commencement Date of Framework Agreement and
_	2019/20 Call-Off Contract

2.21 Required documents

Within this Tender process Tenderers have been provided with the following documentation. Where indicated these are required to be completed and uploaded within the e-tender system.

DOCUMENT TITLE	COMPLETE AND UPLOAD
Section 1 – The Requirement including specification	×
Section 2 – Instructions to Tenderers	×
Section 3 – Selection Questionnaire	✓
Section 4 – Quality Questionnaire	✓
Section 5 – Pricing Schedule	✓
Section 6 – Evaluation and Award	×
Appendix 1 – Non Collusion Certificate	✓
Appendix 2 - Terms and Conditions of Contract	×
Appendix 3 - Scoring Methodology	×
Appendix 4 – Financial Assessment Methodology	×

Please Note: The completion and electronic return of all the documents ticked above is mandatory

2.22 Terms & Conditions

The Council will award this Contract based on the Terms and Conditions contained within this ITT document.

2.23 Collaborative Bids

A collaborative proposal requires either a clear lead organisation with whom the Council will contract or evidence of a consortia structure where all members are jointly and severally responsible for the performance of the contract, in which case all consortia members will sign the contract.

Collectively, each entity that wishes to bid (whether it is a single entity, the lead provider or a joint and several liability consortium) is referred to as a "Tenderer". The tenderer is responsible for ensuring that the bid submission is fully completed and the required information provided in respect of consortium members and/or subcontractors (as appropriate).

Lead provider with sub-contracting

The authority will contract with the lead provider and the relationship in respect of contract delivery is with that Provider only. The lead provider then enters into subcontracting arrangements with various suppliers for which the provider is then responsible in respect of contract delivery. The lead provider is responsible for the delivery of the contract whether or not they are providing the service themselves or if they have sub-contracted it out. If a sub-contractor does not perform, the authority will deal with the lead provider, not the sub-contractor.

The lead provider would need to have sub-contracting agreements in place with its sub-contractors which would generally include what services will be delivered, methods of payment, performance management, and monitoring and evaluation. Payments will be made by the authority to the lead provider with whom they have the contract; that lead provider is responsible for payments to its sub-contractors. The authority would expect payments to sub-contractors to mirror the payment conditions to the lead provider.

As part of the authority's due diligence, prior to contract award the lead provider will be required to confirm sub-contractor details and provide copies of sub-contracting agreements in order to demonstrate that appropriate arrangements are in place. Whilst the authority does not have a contractual arrangement with the sub-contractors, it does reserve the right to veto a choice of sub-contractor, if they are deemed to be unacceptable or inappropriate. The lead provider is required to detail all proposed sub-contractors at tender stage, indicating each sub-contractor's role and contribution to overall service delivery.

The technical capability will be an amalgamation of the capability of individual organisations, and the submitted bid should make reference to the contributions of sub-contracted parties.

The lead organisation will need to have the financial capacity to deliver the entire contract.

Joint and several liability consortium

The Council will have a contractual relationship with all members of the consortium. It is usual for one consortium member to be nominated to co-ordinate the consortium bid — which may be referred to as the lead organisation. However, in these circumstances, the lead is for administrative purposes only and all members of the consortium are equally responsible for the delivery of the contract.

The cumulative strength of the financial and technical capability of all organisations is assessed.

Whilst there is a lead/administrative partner for bid co-ordination purposes, this organisation is not solely liable as the Council signs the contract with all the members of the consortium; thus all members are jointly and severally liable. As such, if one of the members of the consortium defaults, it is possible for the Council

to take action against the other member/s of the consortium for recovery of that default.

The authority would expect to see a consortium agreement to evidence the terms of reference of the operation of the consortium. This needs to be signed by all consortium members. The consortium must take independent legal advice on this issue.

Consortia member should consider various issues early on in the commissioning and procurement process to identify if a consortium route is the appropriate way forward and whether they are prepared to meet the various requirements.

Instructions for submitting a collaborative bid

The lead should complete all of the questions on behalf of the consortium and/or any sub-contractors. It should be clear who the lead member of the group is, and who will be contractually responsible for delivery of the contract.

All members of a consortium group are required to provide the information required in Part 3 of the standard Selection Questionnaire or procurement documents, as part of a single composite response (unless the question specifically directs otherwise).

Where the Supplier proposes to use one or more sub-contractors to deliver some or all of the contract requirements, 1.2(b) - (ii) should provide details of the proposed bidding model that includes members of the supply chain, the percentage of work being delivered by each sub-contractor and the key contract deliverables each sub-contractor will be responsible for.

The authority recognises that arrangements in relation to sub-contracting may be subject to future change, and may not be finalised until a later date. However, Suppliers should be aware that where information provided to the authority indicates that sub-contractors are to play a significant role in delivering key contract requirements, any changes to those sub-contracting arrangements may affect the ability of the Supplier to proceed with the procurement process or to provide the supplies and/or services required. Suppliers should therefore notify the authority immediately of any change in the proposed sub-contractor arrangements. The authority reserves the right to deselect the Supplier prior to any award of contract, based on an assessment of the updated information.

Please note that the authority may require a consortium to assume a specific legal form if awarded the contract, to the extent that a specific legal form is deemed by the authority as being necessary for the satisfactory performance of the contract.

SECTION 3 - SELECTION QUESTIONNIARE

Please complete and return the attached Selection Questionnaire.



Brokerage SQ.docx

SECTION 4 – TENDER QUALITY QUESTIONNAIRE

The Tender Quality Questionnaire will be evaluated by scoring your answers against the published evaluation criteria as detailed in Section 5 Evaluation and Award.



SECTION 5 - PRICING SCHEDULE

4.1 **Pricing**

Tenderers must complete the attached spreadsheet with all the proposed charges/prices to provide the requirement(s) as well as any supplementary spreadsheets to provide transparency of the metrics used for calculating fixed minimum and variable charges.

All charges/prices must be in pounds sterling and should be exclusive of VAT. All pricing information will form the basis of any resulting framework or contract.



SECTION 6 – EVALUATION AND AWARD

6.1 Evaluation and Award

Evaluations will be undertaken by officers of the Council who will follow a systematic and comprehensive process in accordance with the Council's procedures. Tenders will be evaluated to find the most suitable Tenderer who can meet the Specification and provide competitiveness of price.

The decision of the award will be based on the evaluation criteria as outlined under Award Criteria and Weightings.

Tenderer(s) that are successfully awarded will receive in writing an award decision notice pursuant to Regulation 86 of the Public Contracts Regulations 2015.

Tenderers who have not been successful will equally receive in writing an award decision notice pursuant to Regulation 86 of the Public Contracts Regulation 2015.

Upon acceptance, the Contract shall thereby be constituted and become binding on both parties and, notwithstanding that, the Tenderer upon request of the Council execute a formal Contract in the form contained in this Tender process.

Tenderers must not undertake work without written notification that they have been awarded a Contract and are required to start work.

Tenderers should note that the Council reserves the right to terminate this procedure without any decision to award and will not be liable for any costs incurred by the Tenderers in preparing their responses.

Tenderers should also note that, should they be successful the Council reserves the right to terminate the Contract, if at any time it is discovered that the Tenderer made any material misrepresentation and/or have not notified to the Council about any material changes in relation to the information provided in the Tender submission.

6.2 Award Criteria & Weightings

Submitted Tenders will be evaluated by officers of the Council using the award criteria and weightings detailed in the table below.

	AW	ARD CRITERIA & WEIGHTINGS
Price	30%	Please see attached Scoring Methodology
Quality	Scored questions 70%	Please see attached Scoring Methodology for details of criteria and weightings

All the individual questions are mandatory therefore Tenderers are required to submit a response. Failure to complete the questions will result in a Fail as Evaluators will not be able to evaluate fully the submitted Tender.

Pass / Fail: Where sections or questions have the criteria as a Pass or Fail, it will be clearly stated as such. Sections or questions scored as a Fail will result in the disqualification of the Tender and it will not proceed to full evaluation.

Quality Scoring

Where responses to questions are to be scored, the following scores are applied by Evaluators to a Tenderer's submitted responses.

The scores are awarded dependent on the level of evidence provided to each question. A score of 3 represents an acceptable level of evidence.

Sections or questions scored as 0 or 1 may result in the Tender not proceeding to full evaluation.

0	No response and/or evidence is unacceptable or non-existent, or there is a failure to properly address any issue. The Council does not have any confidence in the Tenderer's experience, capacity and ability to meet its requirements.
1	The response and/or the evidence are deficient (or not relevant) in the majority of areas and the Council has a low level of confidence in the Tenderer's experience, capacity and capability to meet its requirements.
2	Large portions of the response are not satisfactory and/or are not supported by a satisfactory level of evidence and the Council has limited confidence in the Tenderer's experience, capacity and capability to meet its requirements.
3	The response is satisfactory and supported by an acceptable standard of relevant evidence but with some reservations/issues not addressed. The

	Council is satisfied with the Tenderer's experience, capacity and
	capability to meet its requirements.
4	The response is comprehensive and supported by a good standard of relevant evidence and provides the Council with a good standard of
	confidence in the Tenderer's experience, capacity and capability to meet
	its requirements.
5	The standard of the response is very high and the relevance of the
	response and the supporting evidence is very comprehensive and
	provides the Council with a very high level of confidence in the
	Tenderer's experience, capacity and capability to meet the Council's
	requirements.

Applying weightings to scores

The weighting for the overall tender between quality and price is listed in the table above. The quality and price criteria are given sub-weightings (also listed above).

The total score will depend on the number of questions for that criterion. So if there are 20 questions for Contract Management, for example, then the maximum marks will be 100 (20 x 5) because each question is scored out of 5.

The weighted score is the total score represented as a percentage of the sub-weighting. So if the sub-weighting for Contract Management was 20%, then scoring 100 would achieve the full 20%. 50 would achieve 10% out of 20% etc.

All sub-criteria weighted scores are added together to achieve a total weighted score out of the main quality weighting.

See the attached blank score sheet for further details.

Price Evaluations: The scoring is carried out within an Excel spread sheet outside of the e-tender system.

All price bids are compared against the lowest bid to reach the percentage difference from the lowest bid.

For example with a price weighting of 40%, the calculation is:

(40* lowest price)/bid price

The lowest price bid would receive the full 40 points.

The price weighting applicable to this tender is in the table above.

Please see Scoring Methodology in Appendix 3 for further details.

6.3 Clarifications

Upon examination of the tenders, it may be necessary for the evaluators to request clarifications from the tenderers. The question(s) will be submitted on the e-tendering system and tenderers must respond in the same manner.

Clarifications received from tenderers outside the e-tendering system will not be responded to.

It may be necessary to also hold a clarification meeting with one or more tenderers for due diligence purposes. These may result in the initial scores being moderated.

6.4 Site Visits

It may be necessary for the tender panel to undertake a site visit (where appropriate) to see a service in situ at a tenderer's customer offices. If this is carried out as part of the evaluation of the tender, then the site visit will be scored and scores will be included as a weighting in the quality section of the table above.

If the visit is for due diligence purposes only, it will not be scored.

6.5 Final score

All the scores from the tender, presentation, clarifications, and site visits (where relevant) will be combined to produce a final score and the tenderer with the best overall score shall be identified.

6.6 Customer References

The tender panel will take up references for the winning Contractor.

6.7 Evaluation Report and Recommendation

An evaluation report will be produced by the evaluators and a recommendation made to award to the winning Contractor.

6.8 Contract Approval

The approval of the award will be made by the appropriate Council representative, usually the budget holder for the project.

6.9 Contract Award and Debriefing

Upon completion of the tender exercise, the Council will debrief the successful and unsuccessful tenderers as follows:-

The successful company will receive a written notification letter that the Council is intending to award them the framework subject to a 10 day standstill period. During this period unsuccessful companies are able to challenge the award of contract, should they wish to do so. The award letter will contain information to explain why the offer was successful, including scores and commentary pertaining to the award criteria published in the Invitation to Tender.

Unsuccessful companies will receive a written notification that the Council intends to award the Contract. The notification will explain the 10 day standstill period and will state the name of the winning tenderer, the overall score of all the tenders and reasons to justify the award and must pertain to the published award criteria. The Council will explain the advantages of the winning tender and the disadvantages of the unsuccessful tenders.

The 10 day standstill period starts on the day after the date of the notification letter. The letter will advise the date the standstill elapses which shall not be on a weekend or Bank Holiday.

The Council will be careful not to disclose confidential information of the successful Contractor and may withhold debriefing information in certain circumstances including where disclosure would be contrary to the public interest, would prejudice the legitimate commercial interests of any supplier, or might prejudice fair competition.

SECTION 7 - APPENDICES

- 1. Non-Collusion Certificate

- Terms and Conditions of Contract
 Scoring Methodology
 Financial Assessment Methodology

APPENDIX 1

NON-COLLUSION CERTIFICATE

I, the undersigned, in submitting the accompanying tender to
(Name of Client)
in relation to (details of tender and reference)
certify on behalf of (name of Tenderer)
that, with the exception of any information attached hereto (see * below):
1) this tender is made in good faith, and is intended to be genuinely competitive;
2) the amount of this tender has been arrived at independently, and has not been fixed, adjusted or influenced by any agreement or arrangement with any other undertaking, and has not been communicated to any competitor;
3) we have not entered into any agreement or arrangement with any competitor or potential competitor in relation to this tender;
4) I have read and I understand the contents of this Certificate, and I understand that knowingly making a false declaration on this form may result in legal action being taken against me.
In this certificate, the word 'competitor' includes any undertaking who has been requested to submit a tender or who is qualified to submit a tender in response to this request for tenders, and the words 'any agreement or arrangement' include any such transaction, whether or not legally binding, formal or informal, written or oral.
* Information is/is not attached hereto (delete as appropriate)
SIGNED:
FOR AND ON BEHALF OF:
DATE:

APPENDIX 2 TERMS AND CONDITIONS OF CONTRACT

Framework Agreement Terms



Framework
Agreement Ext Broke

Call-Off Contract Terms



Brokerage Call Off Contract T&C.docx

APPENDIX 3 SCORING METHODOLOGY



External Brokerage Evaluation Methodolo

APPENDIX 4 FINANCIAL ASSESSMENT METHODOLOGY



Financial Capability Assessment.docx

Glossary

'Bidder' means the company that is submitting a tender response to this Invitation to Tender document:

Contracting Bodies' or 'Contracting Body' means any other public sector organisation or Local Authority described in the Contract or Framework Agreement who is allowed to procure under the Contract;

'Contractor' means the person, firm or company appointed by the Council or Contracting Body to supply the Goods or Services under this Contract and shall include the Contractor's employees, personal representatives, successors and permitted assigns;

'Council' means Bath & North East Somerset Council;

'Contract' means the written agreement between the Council or Contracting Body consisting of the clauses within the terms and conditions of contract and the Order;

"e-tender system" means the electronic tender system named Pro-Contract. It is provided by ProActis and is hosted via http://www.supplyingthesouthwest.org.uk

'Invitation to Tender' means this document and all its components, which is inviting Bidders to bid for the Contract or for inclusion in the Framework Agreement;

'Offer' means the offer made by the Bidder in relation to the proposed Contract

'Specification' means the scope and description of the Goods or Services to be provided pursuant to this Contract as set out in Section 1 – Specification;