AMENDMENTS JUNE 2006

The following amendments have been made to the June 2005 edition.

Page	Clause	Line
10	32.1	4 deleted: 'and of notified early warning matters'
17	70.4	2 'otherwise' inserted after 'stated'
23	50.4	1 'of Time Charge made by the Consultant' replaced by 'for staff whose staff rate is stated in the Contract Data' 'him' replaced by 'the Consultant'
25	50.4 50.5	 '50.4' replaced by '50.5' 'of Time Charge made by the Consultant' replaced by 'for staff whose staff rate is stated in the Contract Data' deleted 'Such payments are converted to the currency of this contract in order to calculate the Consultant's share using the exchange rates' 'him' replaced by 'the Consultant'
26	50.4 50.6	 1 '50.4' replaced by '50.6' 1 'Payments of Time Charge made by the Consultant' replaced by 'Payments for staff whose staff rate in the Contract Data or items whose prices in the Task Schedule are stated' 3 'him' replaced by 'the Consultant' deleted 'Such payments are converted to the currency of this contract in order to calculate the Consultant's share using the exchange rates'
42	Contract Data Part one, 1.	3 added, '(with amendments June 2006)'
43	Contract Data Part one, 3.	1 '• The Consultant submits revised programmes at intervals no longer thanweeks' inserted after '• The starting date is'
50	Contract Data Part two.	'If Option A or C is used ● The tendered total of the Prices is ' is inserted at the end of the Contract Data

AMENDMENTS APRIL 2013

The following amendments have been made to the June 2005 edition. Full details of all amendments are available on www.neccontract.com.

Page	Clause	Line
7	23.3	last sentance delete: 'which'
13	61.1	text replaced with: 'For compensation events which arise from the <i>Employer</i> giving an instruction, changing an earlier decision or correcting an assumption, the <i>Employer</i> notifies the <i>Consultant</i> of the compensation event at the time of that communication. He also instructs the <i>Consultant</i> to submit quotations, unless the event arises from a fault of the <i>Consultant</i> or quotations have already been submitted. The <i>Consultant</i> puts the instruction or changed decision into effect.'
14	61.3	 1 text replaced with: 'The Consultant notifies the Employer of an event which has happened or which he expects to happen as a compensation event if
	61.4	1 text replaced with: 'If the Employer decides that an event notified by the Consultant • arises from a fault of the Consultant, • has not happened and is not expected to happen, • has no effect upon the Consultant's costs, Completion or meeting a Key Date or • is not one of the compensation events stated in this contract he notifies the Consultant of his decision that the Prices, the Completion Date and the Key Dates are not to be changed. If the Employer decides otherwise, he notifies the Consultant accordingly and instructs him to submit quotations. The Employer notifies his decision to the Consultant and, if his decision is that the Prices, the Completion Date or the Key Dates are to be changed, instructs him to submit quotations before the end of either • one week after the Consultant's notification or • a longer period to which the Consultant has agreed. If the Employer does not notify his decision, the Consultant may notify the Employer of his failure. A failure by the Employer to reply within two weeks of this notification is treated as acceptance by the Employer that the

		submit quotations.'
15	62.6 63.1	2 replace: 'to this effect' with 'of his failure'1 replace final paragraph with:
	63.2	'If the compensation event arose from the <i>Employer</i> giving an instruction, changing an earlier decision or correcting an assumption, the date which divides the work already done from the work not yet done is the date of that communication. In all other cases, the date is the date of the notification of the compensation event.' 2 replace: 'excepted' with 'except'
16	64.4	2 replace: 'to this effect' with 'of his failure'
24	92.3	4 end of paragraph add: 'The Employer's assessment of the Consultant's share is added to the amount due to the Consultant on termination if there has been a saving or deducted if there has been an excess.'
32	W2.3(4) W2.3(7)	3 replace: 'after' with 'alter' added at end new sentence: 'If the Adjudicator's decision changes an amount notified as due, payment of the sum decided by the Adjudicator is due not later than seven days from the date of the decision or the final date for payment of the notified amount, whichever is the later.'
	W2.3(8)	added at end new sentence: 'The Adjudicator may in his decision allocate his fees and expenses between the Parties.'
33	W2.3(12)	1 text replaced with: 'The Adjudicator may, within five days of giving his decision to the Parties, correct the decision to remove a clerical or typographical error arising by accident or omission.'
41	Y(UK)1	1 insert new clause: 'Project Bank Account'
		Y1.1 Definitions
		 (1) The Authorisation is a document authorising the project bank to make payments to the Consultant and Named Suppliers. (2) Named Suppliers are named suppliers and other Suppliers who have signed the Joining Deed. (3) Project Bank Account is the account used to receive payments from the Employer and the Consultant and make payments to the Consultant and Named Suppliers. (4) A Supplier is a person or organisation who has a contract to provide a part of the services or, provide a service necessary to Provide the Services
		 (5) Trust Deed is an agreement in the form set out in the contract which contains provisions for administering the Project Bank Account. (6) Joining Deed is an agreement in the form set out in the contract under which the Supplier joins the Trust Deed.
		Y1.2 Project Bank Account
		The Consultant establishes the Project Bank Account with

Y1.3 Unless stated otherwise in the Contract Data, the Consultant pays any charges made and is paid any interest paid by the project bank. The charges and interest by the project bank are not included in the assessment of the amount due.
Y1.4 The Consultant submits to the Employer for acceptance details of the banking arrangements for the Project Bank Account. A reason for not accepting the banking arrangements is that they do not provide for payments to be made in accordance with this contract. The Consultant provides to the Employer copies of communications with the project bank in connection with the Project Bank Account.
Y1.5 Named Suppliers
The Consultant includes in his contracts with Named Suppliers the arrangements in this contract for the operation of the Project Bank Account and Trust Deed. The Contractor notifies the Named Suppliers of the details of the Project Bank Account and the arrangements for payment of amounts due under their contracts.
Y1.6 The Consultant submits proposals for adding a Supplier to the Named Suppliers to the Employer for acceptance. A reason for not accepting is that the addition of the Supplier does not comply with the Scope. The Employer, the Consultant and the Supplier sign the Joining Deed after acceptance.
Y1.7 Payments
The Consultant includes with his invoice at each assessment date a statement of the amounts due to Named Suppliers in accordance with their contracts.
Y1.8 Within the time set out in the banking arrangements to allow the project bank to make payment to the Consultant and Named Suppliers in accordance with the contract, • the Employer makes payment to the Project Bank Account of the amount which is due to be paid under the contract and • the Consultant makes payment to the Project Bank Account of any amount which the Employer has notified the Contractor he intends to withhold from the certified amount and which is required to make payment to Named Suppliers.
Y1.9 The Consultant prepares the Authorisation, setting out the sums due to Named Suppliers as assessed by the Consultant and to the Consultant for the balance of the payment due under the contract. After signing the Authorisation, the Consultant submits it to the Employer no later than four days before the final date for payment. The Employer signs the Authorisation and submits it to the project bank no later than one day before the final date for payment.

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		Y1.10 The Consultant and Named Suppliers receive payment from the Project Bank Account of the sums set out in the Authorisation as soon as practicable after the Project Bank Account receives payment. Y1.11 A payment which is due from the Consultant to the Employer is not made through the Project Bank Account.
		Y1.12 Effect of payment
		Payments made from the Project Bank Account are treated as payments from the <i>Employer</i> to the <i>Consultant</i> in accordance with this contract or from the <i>Consultant</i> or Subconsultant to Named Suppliers in accordance with their contracts as applicable. A delay in payment due to a failure of the <i>Consultant</i> to comply with the requirements of this clause is not treated as late payment under this contract.
		Y1.13 Trust Deed
		The Employer, the Consultant and named suppliers sign the Trust Deed before the first assessment date.
		Y1.14 Termination
		If either Party notifies the other of termination, no further payment is made into the Project Bank Account.
43	Y(UK)1	1 insert new: 'Trust Deed'
		Trust Deed This agreement is made between the Employer, the Consultant and the Named Suppliers. Terms in this deed have the meanings given to them in the contract between
		 The parties to this deed agree that sums due to the Consultant and Named Suppliers and set out in the Authorisation are held in trust in the Project Bank Account by the Consultant for distribution to the Consultant and Named Suppliers in accordance with the banking arrangements applicable to the Project Bank Account, further Named Suppliers may be added as parties to this deed with the agreement of the Employer and Contractor. The agreement of the Employer and Consultant is treated as agreement by the Named Suppliers who are parties to this deed, this deed is subject to the law of the contract for

		the services, the benefits under this deed may not be assigned. Executed as a deed on
		(Employer)(Consultant)
		(Named Suppliers)
44	Y(UK)1	1 insert new: 'Joining Deed'
		Joining Deed This agreement is made between the <i>Employer</i> , the <i>Consultant</i> and (the Additional Supplier). Terms in this deed have the meanings given to them in the contract between and
		Background The Employer and the Consultant have entered into a contract for the services. The Named Suppliers have entered into contracts with the
		Consultant or a Subconsultant in connection with the services. The Consultant has established a Project Bank Account to make provision for payment to the Consultant and the Named Suppliers. The Employer, the Consultant and the Named Suppliers have entered into a deed as set out in Annex 1 (the Trust Deed), and have agreed that the Additional Supplier may join that deed.
		Agreement The Parties to this deed agree that • the Additional Supplier becomes a party to the Trust Deed from the date set out below, • this deed is subject to the law of the contract for the services, • the benefits under this deed may not be assigned.
		Executed as a deed on
45	Y2.1(1)	1 text replaced with 'The Act is the Housing Grants, Construction and Regeneration Act 1996 as amended by the Local Democracy, Economic Development and Construction Act 2009.'
	Y2.2	insert: 'of receipt' between 'date' and 'of' last paragraph: text replaced with 'A Consultant's invoice which is submitted on or after its assessment date is the notice of payment specifying the sum that the Consultant considers to be due at the payment due date (the notified sum). The Consultant's invoice states the basis on which the amount is calculated and

	Y2.3	includes details of the calculation in accordance with the contract. 1 text replaced with: 'If the Employer intends to pay less than the notified sum, he notifies the Consultant of the amount which the Employer considers to be due not later than seven days (the prescribed period) before the final date for payment. The Employer's notification states the basis on which the amount is calculated and includes details of the calculation. A Party pays the notified sum unless he has notified his intention to pay less than the notified sum.
46	Contract Data part one, 1.	4 date replaced with: 'April 2013'
48		delete provision: 'If the <i>Consultant</i> is to provide additional insurances' and following 9 lines
52	Y(UK)1 Y(UK)1 and Y(UK)3	 1 text inserted: 'If Option Y(UK)1 is used and the Employer is to pay any charges made and is paid any interest paid by the project bank The Employer is to pay any charges made and is paid any interest paid by the project bank.' 1 text inserted If Options Y(UK)1 and Y(UK)3 are both used term person or organisation The provisions of Option Named Suppliers Y(UK)1
53	Contract Data part two, 2nd bullet point	1 replace: 'key persons' with 'key people'
54	Y(UK)1	Iast paragraph: text inserted If Option Y(UK)1 is used The project bank is named suppliers are