

Decision title

Asbestos Consultancy Services Contract

Recommendation by Decision Number

Assistant Director, Property LFC- 0365y-D

Protective marking: **OFFICIAL**

Publication status: Published with redactions

Summary

Report LFC–0365y seeks approval of expenditure to procure and award a new contract for asbestos consultancy services. The existing contract expires in October 2020 and the services are required to ensure compliance with the Control of Asbestos Regulations 2012 ("Regulations") and the Asbestos Management Plan (Policy 694).

The scope of the contract covers all asbestos services including asbestos records, surveys and inspections, removals and air testing and training and consultancy advice as well as the procurement of a third-party supply chain to deliver asbestos services. This combined scope of services complies with LFB's Asbestos Management Plan and ensures protection against potential asbestos risks for all users of the LFB estate. All asbestos related works are delivered via the appointed consultant to ensure achievement of the required standards and defined processes.

Collaboration options have been considered for the delivery of this service, but no immediate opportunities were identified. Consideration was given to collaborating with the other GLA bodies but TfL awarded a contract for this service in January 2020 that is not available to LFB to use and MOPAC does not have a framework available for the suite of services required. Alternative existing frameworks provide for consultancy services alone without the procurement and management of third-party asbestos removal contractors and also often do not include the delivery of training.

An OJEU procurement is therefore being progressed for these services to allow the services to commence upon expiry of the existing contract. The contract is being procured for 3 years with 2 optional extension years and collaboration opportunities will be explored again before any extension years are instructed. LFB will also share details of this procurement with other GLA bodies and continue discussions regarding future collaboration opportunities.

Decision

The London Fire Commissioner:

- i) approves the expenditure of for the procurement of an asbestos consultancy services contract for a period of three years with an option to extend for up to a further two years (i.e. 3 years plus 1 year + 1 year).
- ii) approves to delegate the decision to award the contract referred to in (i) above, following the tender exercise, to the Assistant Director, Technical and Commercial.

Andy Roe

London Fire Commissioner

This decision was remotely
Date signed on Monday 24 August 2020

Access to Information – Contact Officer

NameSteven AdamsTelephone020 8555 1200

Email governance@london-fire.gov.uk



Report title

Asbestos Consultancy Services Contract

Report to Date

Corporate Services DB 26 May 2020 Commissioner's Board 3 June 2020 Deputy Mayor's Fire and Resilience Board 16 June 2020

Report by Report number

Assistant Director, Property LFC-0365y

Protective marking: **OFFICIAL**

Publication status: Published with redactions

Summary

The report seeks approval of expenditure to procure and award a new contract for asbestos consultancy services. The existing contract expires in October 2020 and the services are required to ensure compliance with the Control of Asbestos Regulations 2012 ("Regulations") and the Asbestos Management Plan (Policy 694).

The scope of the contract covers all asbestos services including asbestos records, surveys and inspections, removals and air testing and training and consultancy advice as well as the procurement of a third party supply chain to deliver asbestos services. This combined scope of services complies with LFB's Asbestos Management Plan and ensures protection against potential asbestos risks for all users of the LFB estate. All asbestos related works are delivered via the appointed consultant to ensure achievement of the required standards and defined processes.

Collaboration options have been considered for the delivery of this service but no immediate opportunities were identified. Consideration was given to collaborating with the other GLA bodies but TfL awarded a contract for this service in January 2020 that is not available to LFB to use and MOPAC does not have a framework available for the suite of services required. Alternative existing frameworks provide for consultancy services alone without the procurement and management of third party asbestos removal contractors and also often do not include the delivery of training.

An OJEU procurement is therefore being progressed for these services to allow the services to commence upon expiry of the existing contract. The contract is being procured for 3 years with 2 optional extension years and collaboration opportunities will be explored again before any extension years are instructed. LFB will also share details of this procurement with other GLA bodies and continue discussions regarding future collaboration opportunities.

Recommended decision

That the London Fire Commissioner:

- i) approves the expenditure of for the procurement of an asbestos consultancy services contract for a period of three years with an option to extend for up to a further two years (i.e. 3 years plus 1 year + 1 year).
- ii) approves to delegate the decision to award the contract referred to in (i) above, following the tender exercise, to the Assistant Director, Technical and Commercial.

Background

- 1. Policy 694 sets out the asbestos management plan for control of asbestos across the estate and ensures asbestos is correctly managed so that no person is exposed to asbestos material in a form that can cause harm. The Control of Asbestos Regulations ('Regulations') create a duty on all premises owners and premises managers to manage the risks from asbestos to those using the premises or those working within the premises and to appoint a duty holder. The Property Group is the duty holder on behalf of LFB in relation to premises which form the LFB estate and where there is an obligation in respect of asbestos containing materials.
- 2. The Asbestos Consultancy Services are required to ensure compliance with both the Regulations and obligations set out in Policy 694. The current contract, held by Gradient Ltd, is due to expire in October 2020 and has no further extensions so a new procurement is required.
- 3. A new contract will be awarded to an asbestos management consultancy with the relevant skills and experience to ensure asbestos containing materials are managed across the estate. This is separate to the proposed audit and compliance contract being procured for the Property Group due to the specialist nature of asbestos services. This role is not considered appropriate for an in house resource due to the technical and specialist nature of the services to be delivered outsourcing these services ensures LFC is following best practice and the risks are managed appropriately. The broad scope of services for the asbestos consultant are:
 - a) First point of contact for all matters relating to the management of asbestos, providing advice and guidance on all matters relating to asbestos and compliance with the regulations.
 - b) Maintaining accurate and up to date asbestos information including accurate records of asbestos surveys and removals and distributing this information to the premises.
 - c) Management of the programme of asbestos surveys and removal works including the cyclical re-inspection surveys and any required air tests.
 - d) Sourcing of third party asbestos specialists to complete asbestos works such as surveys, removals, encapsulation and air tests as required. The asbestos consultant will not deliver these works directly but will source and manage the third parties and ensure they are competent and deliver in compliance with the requirements.
 - e) Provision of training as required to ensure Property Group staff and others are fully aware of the asbestos regulations and the obligations this puts on them.
- 4. The scope of the new contract follows the same arrangements that have been in for these services for a number of years and have been successful in ensuring asbestos across the estate is managed and controlled. Market engagement was completed to test the proposals for these services which confirmed the proposed arrangement can be supported by the market and is in line with general practices. As part of the contract there is an ambition to move to an electronic asbestos register as this may be a more effective and efficient way to manage the asbestos

records and share the information with LFB staff and the supply chain. This has been allowed for in the specification and will be explored with the successful bidder.

- 5. The proposed term for the new contract is three years with two optional extension years. It is the intention to utilise these two extensions providing service delivery is being achieved and market rates at the time of the extension show value for money is being achieved from the contract. A review of collaboration opportunities will also be completed during the final year of the initial term before any decision is made about the extension years.
- 6. Key performance indicators will be included within the contract to ensure performance is managed and good performance is incentivised. The key performance indicators will cover the delivery of the planned and reactive services to the defined timescales and quality standards as well as maintenance of the asbestos records and register and compliance with the overall contract procedures.
- 7. There is an allocated revenue budget for asbestos services as well as a capital budget for asbestos works required as part of capital projects. The capital budget varies according to projects being delivered and approval for this spend will be secured in accordance with capital spend procedures. The anticipated costs for this service assume the costs will uplift by 15% due to the time that has lapsed since these services were last tendered and allow for inflation by 5% compound interest over the contract term. The five year cost is therefore as set out below. It is anticipated that following the procurement process than the costs will be lower than the total costs included in this report, and much closer to the currently approved budget.

Year 1	Year 2	Year 3	Year 4	Year 5	Total

- 8. Collaboration opportunities were explored for this procurement but no immediate opportunities were identified that match the required scope and timeframe for this procurement. The current situation for the relevant bodies is detailed below:
 - MOPAC: does not have a framework available for the required scope of services. For MOPAC asbestos removal works are completed by a separate supply chain and the framework allows for auditing of these works. LFB does not have a supply chain to deliver asbestos removal services and includes that in the scope of asbestos consultancy so the framework would not deliver the full scope required; and
 - TfL: awarded a contract for this service in January 2020 which did not include LFB in either the OJEU notice or the Contract Award Notice. It is therefore not possible for LFB to utilise this service without being in breach of the public contract regulations.
- 9. Existing frameworks provide for consultancy services alone without the procurement and management of third party asbestos removal contractors and also often do not include the delivery of training. This combined scope of services provides LFB with best value and ensures protection against potential asbestos risks. All asbestos related works are delivered via the appointed consultant to ensure achievement of the required standards and defined processes.
- 10. Consideration was also given to letting this contract to allow other GLA bodies to join at a later date however under the Public Contract Regulations there is a requirement to be open and transparent and include sufficient information about the scope and size of a project being

advertised. This requires details of those other bodies who could access the framework as there is no guarantee of call off contracts being awarded under the framework. In addition LFB would be required to provide the anticipated spend not only for LFB but also for those bodies who might use the framework. The reason is this allows potential bidders to understand the range and complexity and whether they are appropriately placed to bid for the opportunity. This information is not readily available within the timeframes so cannot be progressed for this procurement.

- 11. Due to the anticipated value of the contract it will be advertised on the Official Journal of the European Union (OJEU) and the procurement will be run via the Bluelight portal. An open tender procedure is being progressed as the asbestos consultancy market is limited and it is anticipated that better market interest will be generated through this approach.
- 12. As part of the evaluation process there will be mandatory pass / fail questions to ensure the consultants have the required skills and expertise to deliver the service. The evaluation criteria and weightings have been determined and there will be both a technical evaluation to assess competencies and approach to the delivery of the services and a pricing evaluation for costs. The evaluation criteria will be weighted 65% commercial which covers the cost for the services and 35% technical which covers the delivery of the services.
- 13. In order to meet the timetable for award of the contract before the existing provision expires the tender will be launched to market at the end of May 2020. Tenders will be submitted in July and evaluated in accordance with the published criteria to allow the contract to be awarded in August 2020. The services will go live in October 2020.
- 14. Not procuring this service in accordance with the proposed timeline may leave LFB breaching the Asbestos Regulations requirement for regular inspections and leave LFB with no controls for asbestos services which will result in risks to our workforce. Competitive procurement is recommended so value for money is assured for the services.

Finance comments

- 15. The report requests approval of expenditure for the procurement of the asbestos consultancy services by the successful bidder. The proposed contract is for three years plus two optional 12 month extensions, and approval is sought for the full five years.
- 16. The total cost over five years is based on a 15% uplift plus compound interest of 5% over the life of the contract. The current annual revenue budget is which is below the expected contract cost in year one and below the expected contract cost by year 5. It is anticipated that following the procurement process than the costs will be lower than the total costs included in this report, and much closer to the currently approved budget. The part year impact in 2020/21 of any increased costs will be considered as part of the regular financial position reports, and any additional financial pressure for future years considered as part of the overall Property budget.

Workforce comments

17. There are no direct implications associated with this report requiring consultation.

Legal comments

18. The reports seeks approval of expenditure in order to procure and award a contract for an asbestos consultancy services contract.

- 19. The report confirms procurement experts are fully engaged in this matter. This will ensure the conduct of the procurement exercise and the subsequent contract award is compliant with the Public Contract Regulations 2015. Further, the new contract will ensure continuity of meeting the Brigades obligations under the Control of Asbestos Regulations 2012.
- 20. The procurement of the contract is in keeping with the Commissioner's powers under section 5A of the Fire and Rescue Services Act 2004 to procure services they consider appropriate for purposes incidental to their functional purposes. Also, section 7 (2)(a) of the aforementioned legislation, where the Commissioner has the power to secure the provision of personnel, services and equipment necessary to efficiently meet all normal requirements for firefighting.
- 21. In accordance with the LFC's Scheme of Governance (1 May 2020) ("Scheme"), the approval of expenditure in excess for a non-routine contract must be approved by the Commissioner. However, it is of note, a commitment of expenditure of and above still requires the prior approval of the Deputy Mayor under the London Fire Commissioner Governance Direction ("Mayoral Direction, 2018").
- 22. The decision to delegate the contract award following the tender exercise to the Assistant Director of Technical Services falls within the Commissioner's powers to make specific or general delegations under section 1.2 of the LFC's Scheme of Governance (1 May 2020).

Sustainability implications

23. This contract will ensure asbestos, which is classed as hazardous waste, is being managed appropriately and is disposed of in the correct manner in compliance with the Regulations. In addition the contract will be procured in line with our Responsible Procurement policy including the application of employment and skills requirements.

Equalities implications

- 24. The London Fire Commissioner and decision takers are required to have due regard to the Public Sector Equality Duty (s149 of the Equality Act 2010) when taking decisions. This in broad terms involves understanding the potential impact of policy and decisions on different people, taking this into account and then evidencing how decisions were reached.
- 25. It is important to note that consideration of the Public Sector Equality Duty is not a one-off task. The duty must be fulfilled before taking a decision, at the time of taking a decision, and after the decision has been taken.
- 26. The protected characteristics are: Age, Disability, Gender reassignment, Pregnancy and maternity, Marriage and civil partnership (but only in respect of the requirements to have due regard to the need to eliminate discrimination), Race (ethnic or national origins, colour or nationality), Religion or belief (including lack of belief), Sex, Sexual orientation.
- 27. The Public Sector Equality Duty requires us, in the exercise of all our functions (i.e. everything we do), to have due regard to the need to:
 - a) Eliminate discrimination, harassment and victimisation and other prohibited conduct.
 - b) Advance equality of opportunity between people who share a relevant protected characteristic and persons who do not share it.
 - c) Foster good relations between people who share a relevant protected characteristic and persons who do not share it.

- d) Having due regard to the need to advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it involves having due regard, in particular, to the need to:
- e) remove or minimise disadvantages suffered by persons who share a relevant protected characteristic where those disadvantages are connected to that characteristic;
- f) take steps to meet the needs of persons who share a relevant protected characteristic that are different from the needs of persons who do not share it;
- g) encourage persons who share a relevant protected characteristic to participate in public life or in any other activity in which participation by such persons is disproportionately low.
- 28. The steps involved in meeting the needs of disabled persons that are different from the needs of persons who are not disabled include, in particular, steps to take account of disabled persons' disabilities.
- 29. Having due regard to the need to foster good relations between persons who share a relevant protected characteristic and persons who do not share it involves having due regard, in particular, to the need to
 - a) tackle prejudice, and
 - b) promote understanding.
- 30. An Equality Impact Assessment (EIA) has been undertaken and determined this proposal has a neutral impact on equalities.

List of Appendices

Appendix	Title	Protective Marking
	None	