

#### SHORT FORM DESIGNATED

# RICS Short Form of Consultant's Appointment for Designated Services

Scotland May 2022



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#### Scotland

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# RICS Short Form of Consultant's Appointment for Designated Services

This RICS Short Form of Consultant's Appointment for Designated Services is designed to be used where a consultant is engaged to carry out the specialist Services referred to in the schedule to this Appointment. Please look carefully at the marginal notes within the Appointment, which assist its completion.

This Appointment is suitable for projects in Scotland only.

# Appointment particulars

Insert name and address.	THIS AGREEMENT is made The Client: of		
Insert name and address.	 The Consultant: of		
Describe Project and state location of site.	 The Project: at		
Choose and insert details of the agreed fee and delete as appropriate. If a lump sum fee is agreed, it is recommended that the schedule of rates for Additional Services is completed to allow for any adjustment.	Basic Services: The Consu Appointment, performs t identified by reference in Fee: The total amount of £	ultant, subject to the C he services relating to the Schedule. the Consultant's Fee f which fee is exclusive the Basic Services is cl	o the Project that are for the Basic Services is of VAT. harged on an hourly/
Set out any disbursements	OR  Reimbursable Expenses:	The Consultant is enti	tled to charge the Client
and expenses that the Client agrees to reimburse, e.g. photocopying, travel, etc.	for the following disburse after they are incurred, p Services and the Consulta	ements and expenses rovided they are incur	in the next VAT invoice red in performing the

Notes

Notes	Payment for Additional Services an additional fee at the followir any Additional Services perform	ng rates (which ar	e exclusive of VAT) for	
Insert rates for any	Role/position Ho	ourly rate (£)	Daily rate (£)	
additional fee.				
	Payment Terms: The Client pay Consultant invoices the Client of activities or work stages set our	on the dates or or		
Choose and insert details of the appropriate instalment	Instalment date/activity/wo		on of Fee for the Basic	
schedule and delete as appropriate.	stage/key date	Services (a	amount or percentage)	
	If the dates, work stages or acti payable in instalments at interv first instalment being one mon commences performance of the	vals of not less th th from the date e Basic Services.	an one month, the the Consultant first	
	Client Team: Those who the Consultant regularly liaises with and consults as necessary:			
Set out names and roles. Insert: 'Not appropriate' if other consultants are not being engaged by the Client.				
Insert amount of agreed maximum liability (see Clause 9 of the Conditions).	Limitation of liability: The maxin Consultant is	mum aggregate l		
	pounds (£).			
Insert amount of agreed level of PII cover and delete as appropriate (see Clause 10 of the Conditions).	Professional indemnity insuran professional indemnity insuran		nt maintains	
	pounds (£) for			
	from the same originating caus	e/ in the aggrega	te.	

# Conditions

## 1 Appointment

The Client appoints the Consultant to provide the Services (which include the Basic Services and any Additional Services as described in Clause 5) and the Consultant accepts such Appointment upon and subject to these Conditions (the 'Appointment'). The Appointment takes effect on the date when the Consultant first commenced performance of the Services, irrespective of the date of this Appointment.

#### 2 Standard of care

The Consultant, when performing the Services, exercises the reasonable skill and care to be expected of an appropriately qualified professional consultant of the same discipline as the Consultant holding itself out as having the competence and resources to perform the Services (the 'Requisite Standard'). Notwithstanding any term or condition to the contrary in this Appointment, any documents referred to in this Appointment or otherwise, the Consultant has no higher standard of responsibility other than to exercise the Requisite Standard in the performance of its obligations under this Appointment.

#### 3 Statutory Requirements

When performing the Services, the Consultant complies with the requirements of all statutes and legislation relevant to the Project.

#### 4 Fee

As consideration for the performance of the Basic Services, the Client pays the Consultant the Fee and the Reimbursable Expenses set out in the Appointment Particulars. The Fee is adjusted if the performance of the Basic Services is materially delayed and/or disrupted for any cause outside the Consultant's reasonable control. The parties agree the adjustment to the Fee and the timing of its payment. If not agreed, such adjustment is based on the rates set out for the Basic Services and, if no rates are set out, on the rates set out for the Additional Services. The Fee is then the Fee as adjusted.

## 5 Additional Services

If at any time the Client requires the Consultant to perform any services that are not identified as Basic Services in the services listed in the Schedule ('Additional Services'), the Client pays the Consultant for such Additional Services at the rates set out in the Appointment Particulars unless otherwise agreed. If the Client requires any Additional Services, the Consultant informs the Client of the likely additional fee to be charged. Unless otherwise agreed, the additional fee is payable after performance of the relevant Additional Service.

## 6 Payment of remuneration and Reimbursable Expenses

6.1 The Consultant submits to the Client a VAT invoice in respect of the Fee, any additional fee payable for Additional Services and the Reimbursable Expenses on each instalment date or on completion of each activity or work stage set out in the Appointment Particulars. All invoices are accompanied by such supporting documents, records and receipts reasonably necessary for checking each invoice. The invoices and supporting documents, records and receipts (if any) specify the sum that the Consultant considers to be due to it on the payment due date under this Clause and the basis on which that sum is calculated. The payment due date is the date the Client receives the relevant invoice (the 'due date').

6.2 Not later than five days after the due date, the Client gives notice in writing to the Consultant of the sum that the Client considers to be or have been due at the due date and the basis on which that sum is calculated.

#### 7 Final date for payment

7.1 The Client, subject to any pay less notice (referred to in Clause 7.2), pays the Consultant the sum referred to in the Client's payment notice under Clause 6.2 (or, if the Client has not given notice under Clause 6.2, the sum stated in the invoice referred to in Clause 6.1) (the 'notified sum') on or before the final date for payment of the invoice. The final date for payment is 14 days after the due date.

7.2 If the Client intends to pay less than the notified sum, it gives the Consultant notice of that intention not later than seven days before the final date for payment by specifying the amount the Client considers to be due to the Consultant at the date the notice is given and the basis on which that sum is calculated (the 'pay less notice'). Where a pay less notice is given, the payment to be made on or before the final date for payment is not less than the amount stated as due in the pay less notice.

7.3 In relation to the requirements for the giving of notices under Clauses 6 and 7, it is immaterial that the amount then considered to be due may be zero.

#### 8 Default, interest and suspension

If the Client fails to pay the notified sum (or, where a pay less notice is issued in accordance with and where necessary under Clause 7.2, the amount specified in that notice) by the final date for payment:

- a the Client pays the Consultant simple interest on the unpaid amount for the period from the final date for payment until the date of actual payment, calculated on a daily basis at the rate of 4% above the base rate set from time to time by the Bank of England's Monetary Policy Committee (or any successor to it)
- **b** where such failure continues for seven days after the Consultant has given the Client notice in writing of its intention to suspend performance of any or all of the Services and the ground or grounds on which it intends to suspend performance, the Consultant may suspend such performance until such amount is paid and/or
- c the Consultant may by notice in writing to the Client suspend the copyright licence under Clause 11 until such amount is paid.

## 9 Limitations of liability

9.1 Except for liability for death or personal injury, the maximum aggregate liability of the Consultant to the Client under or in connection with this Appointment (whether in contract or delict (including negligence) or for breach of statutory duty) is limited to the amount specified in the Appointment Particulars. If no such amount is specified, such liability is limited to the amount of the Consultant's professional indemnity insurance specified in Clause 10.1.

9.2 Without prejudice to the above limitation or any other exclusion or limitation of liability available to the Consultant, the Consultant's liability for loss or damage suffered by the Client in the event of any breach of this Appointment is limited to the proportion of such loss or damage that it would be just and equitable to require the Consultant to pay having regard to the extent of responsibility of the Consultant for the same and on the assumptions that:

- a all members of the Client Team have provided contractual undertakings to the Client on terms no less onerous than those set out in this Appointment in respect of the carrying out of their obligations in connection with the Project
- **b** there are no exclusions or limitations of liability nor joint insurance or co-insurance provisions between the Client and any such persons and
- c all such persons have paid to the Client such sums as it is just and equitable for them to pay having regard to the extent of their responsibility for such loss or damage.

9.3 No action or proceedings for any breach of this Appointment may be commenced against the Consultant after the expiry of six years from completion of the Services.

#### 10 Insurance

10.1 The Consultant maintains professional indemnity insurance in the sum specified in the Appointment Particulars, subject to such insurance being available in the insurance market on commercially reasonable terms and rates.

10.2 The Consultant produces written evidence that this insurance is being maintained whenever reasonably requested to do so by the Client.

## 11 Copyright

11.1 Copyright in all documents prepared by the Consultant for the purposes of the Project remains the property of the Consultant. Subject to Clause 8(c), the Consultant grants to the Client a royalty-free, irrevocable, non-exclusive licence to use and reproduce the documents for any purpose relating to the Project including the construction, completion, maintenance, operation, letting, sale, reinstatement, mortgaging, refurbishment and repair of the Project (but not for any extension of the Project without the Consultant's written consent).

11.2 The Consultant is not liable for any use of the documents for any purpose other than that for which they were originally prepared.

## 12 Suspension of the Services

12.1 The Client may at any time give at least seven days' notice in writing to the Consultant requiring it to suspend all or part of the Services.

12.2 The Consultant resumes performance of the Services that have been suspended as soon as reasonably practicable after it receives written notice to do so from the Client.

12.3 If the suspension continues for more than three months, either party may give notice in writing to the other terminating the Consultant's engagement under this Appointment.

## 13 Termination of engagement

13.1 The Client may terminate the Consultant's engagement under this Appointment at any time by giving the Consultant 14 days' prior notice in writing.

13.2 If a party is in material breach of its obligations under this Appointment and fails to remedy such breach within seven days after the other party gives it written notice to do so, the party that gave such notice may immediately thereafter terminate the Consultant's engagement under this Appointment by giving written notice to that effect to the party in breach.

13.3 If a party becomes insolvent (that is, is deemed unable to pay its debts under Sections 123 or 268 of the *Insolvency Act* 1986), the other party may immediately terminate the Consultant's engagement under this Appointment by giving written notice to the insolvent party.

#### 14 Payment upon suspension or termination

14.1 Upon any suspension or termination, the Client pays the Consultant in accordance with Clauses 6 and 7 (without prejudice to any rights the Client has in respect of any breach by the Consultant of its obligations under this Appointment):

- a that part of the Fee, the additional fee payable for the Additional Services (if any) and any other sums that have accrued due up to the date of suspension or termination (as the case may be) and a fair and reasonable proportion of the next instalment of the Fee and any additional fee payable for Additional Services commensurate with the Services performed, less any amounts previously paid to the Consultant and
- b (save where such suspension or termination is due to the Consultant being in breach) all reasonable costs, disbursements and expenses reasonably incurred by the Consultant (including any costs incurred in suspending and/or resuming performance of any or all of the Services) as a direct result of such suspension or termination.

14.2 Upon payment of the amount due under Clause 14.1, the Consultant hands over to the Client the documents prepared by the Consultant, subject to the terms of the copyright licence under Clause 11 and payment of the Consultant's reasonable copying charges.

14.3 Termination of the Consultant's engagement under this Appointment does not affect the accrued rights and remedies of the parties.

## 15 Assignation and subcontracting

15.1 The Consultant may not assign or subcontract any of its rights or obligations under this Appointment without the prior consent in writing of the Client (which consent is not to be unreasonably withheld or delayed).

15.2 The Client may at any time assign any rights and/or obligations under this Agreement to any person providing finance or re-finance to the Client in connection with the Project or to any person ('First Assignee') acquiring the Client's interest in the Project and by the First Assignee to another person acquiring the First Assignee's interest in the Project ('the Second Assignee'). No further or other assignation is permitted and in particular the Second Assignee is not entitled to assign this Appointment.

#### 16 Disputes

16.1 Notwithstanding any other provision of this Appointment, either party may at any time refer any dispute under it to adjudication under Part 1 of the *Scheme for Construction Contracts (Scotland) Regulations* 1998 (as amended).

16.2 The Adjudicator's decision is binding until the dispute or difference is finally determined by litigation. The Client and the Consultant attempt to agree the identity of the Adjudicator. If the parties fail to reach such agreement within two days after one party notifies the other that it wishes to agree the identity of the Adjudicator, the Adjudicator is appointed by the President or Vice-President for the time being of RICS. Any dispute or difference in connection with the enforcement of a decision of the Adjudicator is referred to the Courts.

## 17 General

17.1 This Appointment supersedes any previous agreements or arrangements between the parties in respect of the Project.

17.2 Nothing in this Appointment confers or purports to confer any right under the *Contract (Third Party Rights) (Scotland) Act* 2017 to enforce any of its terms on any person who is not a party to it. Only the Client (and the Client's permitted assignees) and the Consultant can take action to enforce the terms of this Appointment.

17.3 Any reference to a statute or statutory provision is construed as a reference to that statute or provision as amended, consolidated, supplemented or re-enacted (with or without modifications) from time to time.

17.4 Where any Clause requires an act to be done within a specified period after or from a specified date, the period begins immediately after that date. Where the period includes Christmas Day, Good Friday or a day which, under the *Banking and Financial Dealings Act* 1971, is a bank holiday in Scotland, that day is excluded.

#### 18 Notices

18.1 Any notice under this Appointment is deemed to be given if it is in writing and delivered by hand or sent by pre-paid, recorded or special delivery post to the Client or the Consultant (as the case may be) at the address set out for each party in this Appointment or any other address notified by one party to the other in accordance with this Clause.

18.2 Any notice sent by hand is deemed received upon actual receipt by the party to whom it is addressed.

18.3 Any notice sent by a postal method described in Clause 18.1 is deemed received 48 hours after it was posted.

#### 19 Governing law and jurisdiction

This Appointment is governed by and construed in accordance with the law of Scotland and the parties submit to the exclusive jurisdiction of the Courts of Scotland.

Notes	IN WITNESS WHEREOF these presents consisting of this and the preceding 9 pages together with the Conditions, Appointment Particulars and Schedule annexed to this Agreement are executed by the Parties as follows:
Signature by or on behalf of the Client. If the client is an individual they should sign here before a witness. If the client is a limited company, partnership, limited partnership or limited liability partnership it should be signed by a Director,	SUBSCRIBED for and on behalf of CLIENT
	At
	On theDay of 20
	by
Company Secretary or Authorised Signatory where	Director/Secretary/Partner/Authorised Signatory
indicated together with an indication of their position	Full Name
e.g director, partner, etc.	Before this witness
by deleting the appropriate words in brackets. Any	Witness
person signing on behalf of a body corporate ought also	Full Name
to sign before a witness. The witness should sign where indicated.	Address
The full name of each signatory should be inserted in capital letters on the line Full Name.	
The address of any witness should be inserted where indicated.	
Signature by or on behalf	SUBSCRIBED for and on behalf of CONSULTANT
of the Consultant. The Consultant, any director,	At
company secretary, partner or authorised signatory should sign in the appropriate section with the appropriate words in brackets deleted and their full name inserted in capital letters in the appropriate line. That signature should be witnessed with the witness filling in their full name and address details.	On theDay of 20
	by
	Director/Secretary/Partner/Authorised Signatory
	Full Name
	Before this witness
	Witness
	Full Name
	Address
	l 

Notes	
	Signed by or on behalf of the parties.
Signature by or on behalf of the Client	
Use where the Client is a limited company, partnership, limited partnership or limited	SIGNED by [ ]
	(Director/Secretary/Partner/Member)
liability partnership. The signatory should print their name in the space in square brackets, sign where indicated and state their position, e.g. director, partner, etc. by deleting the inappropriate wording in brackets.	for and on behalf of the CLIENT SIGNED by the CLIENT
Use where the Client is an individual.	
Signature by or on behalf of the Consultant	
Use where the Consultant is a limited company,	SIGNED by [ ]
partnership, limited partnership or limited	(Director/Secretary/Partner/Member)
liability partnership or limited liability partnership. The signatory should print their name in the space in square brackets, sign where indicated and state their position, e.g. director, partner, etc. by deleting the inappropriate wording in brackets. Use where the Consultant is an individual.	for and on behalf of the CONSULTANT
	SIGNED by the CONSULTANT

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## Services

	The Basic Services to be performed by the Consultant are those indicated in the attached schedule(s), as identified below:
Tick as appropriate to indicate which type(s) of Services are to be performed by the Consultant. Those Services that have been ticked should be attached to this Appointment. Within the attached Schedule(s) of Services, a tick should be placed in the box next to those particular services that are to be Basic Services.	<ul> <li>Reinstatement Cost Assessment Services</li> <li>Technical Due Diligence Services</li> <li>Dilapidations Services</li> <li>Lender's Independent Monitoring Services</li> <li>Corporate Restructuring and Recovery Services</li> <li>Expert witness and Single Joint Expert Witness Services</li> <li>Building Surveyor Services</li> <li>Asset Management</li> <li>Insurance</li> </ul>
Where 'other' is ticked, please specify.	<ul> <li>Miscellaneous</li> <li>Neighbourly Matters Services</li> <li>Other</li> <li></li></ul>

Notes

## **Delivering confidence**

We are RICS. Everything we do is designed to effect positive change in the built and natural environments. Through our respected global standards, leading professional progression and our trusted data and insight, we promote and enforce the highest professional standards in the development and management of land, real estate, construction and infrastructure. Our work with others provides a foundation for confident markets, pioneers better places to live and work and is a force for positive social impact.

#### Americas, Europe, Middle East & Africa aemea@rics.org

Asia Pacific apac@rics.org

United Kingdom & Ireland contactrics@rics.org

