

Government Information (Public Access) Act 2009

Explanatory Table

Sydney Metro City & Southwest – Line-wide Works Incentivised Target Cost Contract

Contract Number: 2017/078 (also known by Contract No:600)

Sydney Metro notes that Schedule C1 (*Scope of Works and Technical Criteria*) contains over 2GB of material. Due to the large size of these files and technical file size limitations, these documents to the Sydney Metro City & Southwest – Line-wide Works Incentivised Target Cost Contract (**LW ITC Contract**) could not be made available on Sydney Metro's contracts register. Sydney Metro has determined to make such information available by inspection at its offices. Please contact SMProcurement@transport.nsw.gov.au to arrange a time to inspect.

Capitalised terms in this table have the meaning given to them in the LW ITC Contract, unless the context indicates otherwise.

In preparing this explanatory table (**Explanatory Table**), the Principal has:

- (a) identified the reason(s) under the *Government Information (Public Access) Act 2009* (NSW) (**GIPA Act**) for each redaction; and
- (b) weighed each redaction against the following key public interest considerations for disclosure:
 - (i) promoting open discussion of public affairs, enhancing Government accountability or contributing to positive and informed debate on issues of public importance;
 - (ii) creating public awareness and understanding on issues of public importance;
 - (iii) enhancing government transparency and accountability;
 - (iv) informing the public about the operations of the agency;
 - (v) ensuring effective oversight of the expenditure of public funds and the best use of public resources; and
 - (vi) ensuring fair commercial competition within the economy.

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
General Conditions				
1.	Clause 1.1, Definition of 'Bulk Feeder Route'	The information redacted is information about locations	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the agency's functions.</p> <p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>(a) the LW ITC Contractor has obligations under the LW ITC Contract with respect to the Bulk Feeder Route, including obligations relating to access and contamination. Revealing the redacted information would provide insight into the level of risk the LW ITC Contractor was willing to price and accept. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could prejudice the LW ITC Contractor's legitimate business, commercial or financial interests; and</p> <p>(b) the public interest has been served by revealing the existence of the Site Access Schedule.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
2.	Clause 1.1,	The information redacted is the	<i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of</i>	The Principal weighed the competing public interest considerations and determined that there

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	Definition	entire definition.	<p><i>the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information relates to clauses that have been redacted in their entirety (clauses 15.16 to 15.19); and</p> <p>b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
3.	Clause 1.1, Definition	The information redacted is the entire definition.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information relates to clauses that have been redacted in their entirety (clauses 15.16 to 15.19); and</p> <p>b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

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4.	Clause 1.1, Definition	The information redacted is the entire definition.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information relates to clauses that have been redacted in their entirety (clauses 15.16 to 15.19); and</p> <p>b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
5.	Clause 1.1, Definition	The information redacted is the entire definition.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information relates to clauses that has been redacted in their entirety (clauses 15.16 to 15.19); and</p> <p>b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19.</p>

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				Review: This information would be reviewed for disclosure as events and circumstances change.
6.	Clause 1.1, Definition of 'Claim'	The information that is redacted is information about pricing risk.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's pricing risk; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for</p>

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				disclosure as events and circumstances change.
7.	Clause 1.1, Definition	The information redacted is the entire definition.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information relates to clauses that has been redacted in their entirety (clauses 15.16 to 15.19); and b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
8.	Clause 1.1, Definition	The information redacted is the entire definition.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information relates to clauses that has been redacted in their entirety (clauses 15.16 to 15.19); and b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				15.19. Review: This information would be reviewed for disclosure as events and circumstances change.
9.	Clause 1.1, Definition	The information redacted is the entire definition.	<i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because: a) the redacted information relates to clauses that has been redacted in their entirety (clauses 15.16 to 15.19); and b) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19. Review: This information would be reviewed for disclosure as events and circumstances change.
10.	Clause 1.1, Definition of 'Date for Completion'	The information redacted are dates.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i> The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins. <i>Section 32(1)(d), item 4(b), (c) and (d) of the</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the respective Date for Completion in relation to each Portion; b) exposing the redacted information would reveal the risk that the LW ITC Contractor priced and the relevant Dates for Completion.

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			<p><i>table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Exposing this information may provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of there being a delay to the project;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and</p> <p>d) the public interest has been served by revealing the obligation of the LW ITC Contractor to achieve Completion of the relevant portions by the Date for Completion for each Portion, otherwise liquidated damages will become payable. In light of this disclosure there is an overriding public interest against the disclosure of the precise dates and dollar amounts.</p>
11.	Clause 1.1, paragraphs (g), (h)(ii), (q), (r) and (s) of the definition of 'Extension	The information redacted is paragraphs.	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the agency's functions.</p> <p><i>Section 32(1)(a), paragraphs (b) and (e) of the</i></p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out a number of project-specific grounds under which the</p>

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	Event'		<p><i>definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>LW ITC Contractor will be entitled to an extension of time for the Project Works;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to a number of key risks that may delay the Project Works, and therefore the level of risk that the LW ITC Contractor was willing to price and accept. Exposing this information may provide insight into the LW ITC Contractor's views on the likelihood of certain risks arising;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the effective exercise by the Principal of its functions; and</p> <p>d) the public interest has been served by disclosing market-standard delay events. In light of this disclosure there is an overriding public interest against the disclosure of the redacted delay events.</p>

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12.	Clause 1.1, Definition of Known Defects Rectification Period	The information redacted is a number of days.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and b) the information correlates to information in other contracts that has previously not been disclosed and revealing the information would prejudice the commercial interests of those parties.
13.	Clause 1.1, Definition of 'Management Fee Element Adjustment Event'	The information redacted is the entire definition.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information outlines the events which entitle the LW ITC Contractor to an adjustment to the Management Fee Element; b) the disclosure of the redacted information would provide insight on the LW ITC

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			<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Contractor's cost structure by revealing the types of costs and margins for which the LW ITC Contractor is to be compensated; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p>
14.	Clause 1.1, Definition of 'Management Fee Percentage'	The information redacted is percentages.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the Management Fee percentages to which the LW Contractor is entitled to;</p> <p>b) the disclosure of the redacted information would provide insight on the LW ITC Contractor's cost structure by revealing the types of costs and margins for which the LW ITC Contractor is to be compensated; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients,</p>

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			There is an overriding public interest against disclosure.	competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.
15.	Clause 1.1, (a) and (b) Definition of 'Permitted Variation'	The information redacted are dollar amounts.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out value thresholds of subcontracts that qualify as Permitted Variations; and</p> <p>b) the LW ITC Contractor is still in the process of engaging subcontractors. If the redacted dollar amounts were disclosed, potential subcontractors may be able to use that information to their advantage in negotiations with the LW ITC Contractor, thereby prejudicing the LW ITC Contractor's negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
16.	Clause 1.1, Definition of 'Reimbursable'	The information redacted is the entire definition.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

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	Cost Element Adjustment Event'		<p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information outlines the events which entitle the LW ITC Contractor to an adjustment to the Reimbursable Cost Element; b) the disclosure of the redacted information would provide insight on the LW ITC Contractor's cost structure by revealing the types of costs and margins for which the LW ITC Contractor is to be compensated; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
17.	Clause 1.1, Definition of 'Release Date'	The information redacted is the entire definition.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <ul style="list-style-type: none"> c) the redacted information relates to clauses that have been redacted in their entirety (clauses 15.16 to 15.19); and

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			<p>commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>d) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
18.	Clause 1.1, Definition of 'Unknown Utility Services Works'	The information redacted is the entire definition.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>(a) the redacted information outlines the type of work covered by a specific cost mechanic in the LW ITC Contract;</p> <p>(b) the disclosure of the redacted information would provide insight on the LW ITC Contractor's cost structure by revealing the types of costs and margins for which the LW ITC Contractor is to be compensated; and</p> <p>(c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				business, commercial or financial interests.
19.	Clause 1.2(l)(i), Interpretation	The information that is redacted is information about pricing risk.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's pricing risk; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
20.	Clause 3.2A(a)(i)	The information redacted is the number of days.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW Contractor's cost structure or profit margins and would place the LW Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the timeframe in which the LW Contractor must provide an executed counterpart of the SMCSW Master Interface Protocols Deed Poll; b) exposing the redacted information would reveal the apportionment of risk between parties, and the risk that the LW Contractor was willing to price and accept; c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
21.	Clause 3.6, Third Party Agreements	The information redacted is the entire clause.	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> (a) the information redacted set out the rights

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>agency's functions.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>and obligations of the parties in relation to the Third Party Agreements;</p> <p>(b) the Principal is still in the process of negotiating certain aspects of the Third Party Agreements. If the redacted information were disclosed, third parties may be able to use that information to their advantage in negotiations with the Principal, thereby prejudicing the Principal's negotiating position; and</p> <p>(c) in doing so, revealing the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the effective exercise by the Principal of its functions.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
22.	Clauses 4.2, 4.3 and 4.4(a), Reimbursable Cost Element Adjustments, Management Fee Adjustment and Principal's determinations	The information redacted are the methods of determining adjustments to the fees included in the Target Cost.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information outlines how adjustments to the LW ITC Contractor's fees are determined in circumstances where the deed contemplates an adjustment to such fees;</p> <p>b) the disclosure of the redacted information would provide insight on the LW ITC Contractor's cost structure by revealing the</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>types of costs and margins for which the LW ITC Contractor is to be compensated; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p>
23.	Clause 5.1(a), Unconditional Undertakings	The information redacted is a number and percentages.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the percentage of the Target Cost that the LW ITC Contractor must provide to the Principal as an unconditional undertaking, as well as the number of unconditional undertakings;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor of default events, and therefore the level of risk that the LW ITC Contractor was willing to price and accept in relation to those events. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			disclosure.	<p>default events arising;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and</p> <p>d) the public interest has been served by revealing the fact that an unconditional undertaking is required from the LW ITC Contractor. In light of the disclosure of this information there is an overriding public interest against the disclosure of the precise amount of the undertaking.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
24.	Clause 5.4(a)(i), 5.4(a)(ii), 5.4(a)(iii) and 5.4(a)(iv) Release of unconditional undertakings	The information redacted include percentages.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the amount of the unconditional undertaking that the Principal can withhold after 20 Business Days after the Date of Completion of the last</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Portion to reach Completion;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to in relation to the rectification of defects after the Date of Completion of the last Portion to reach Completion, and therefore the level of risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of ongoing defects arising;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and</p> <p>d) the public interest has been served by revealing the fact that an unconditional undertaking is required from the LW ITC Contractor. In light of the disclosure of this information there is an overriding public interest against the disclosure of the precise percentages.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
25.	Clauses 6.3(a)(ii)(B) and 6.3(a)(iii)(A)(bb), Change in Codes and Standards	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments for complying with a Change in Codes and Standards; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.
26.	Clauses 6.4(a)(i) and	The information redacted is the	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence</i>	The Principal weighed the competing public interest considerations and determined that there

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	6.4(b)(i), Change in Law	LW ITC Contractor's entitlement to fee adjustments.	<p><i>provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments for complying with a Change in Law; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.
27.	Clause 6.5(a), Changes to Planning Approval	The information redacted is the LW ITC Contractor's entitlement to	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		fee adjustments.	<p>margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>information regarding the LW ITC Contractor's entitlement to fee adjustments for complying with a Change in Planning Approval;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p>
28.	Clause 6.6(b), Legal Challenge to Planning Approval	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>as a result of a Legal Challenge to Planning Approval;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
29.	Clause 7.1(g)(iv), Access	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>as a result of a failure by the Principal to give access under clause 7.1 of the contract;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
30.	Clause 7.4(a)(i) No claims arising out of Interface Works	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>as a result of a failure by the Principal to give access under clause 7.1 of the contract;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
31.	Clause 7.6(b)(iii) and 7.6(b)(iv) Indemnity for delays to rail services	The information redacted are dollar amounts.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the dollar amount the LW ITC Contractor must pay for</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>late Hand Back of Track Possessions;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the relevant part of the Rail Corridor the subject of the Track Possession, and therefore the level of risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of certain risks concerning Track Possessions; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the effective exercise by the Principal of its functions.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
32.	Clause 7.8 Early Access	The information redacted is the LW ITC Contractor's	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the</p>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		entitlement to fee adjustments.	<p>LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of a failure by the Principal to give access under clause 7.1 of the contract;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
33.	Clauses 7.15 (c)(iv) and 7.15(d), Latent Conditions	The information redacted is the LW ITC Contractor's	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the</p>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		entitlement to fee adjustments.	<p>LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of Latent Conditions;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
34.	Clauses 7.16(c)(i)(A) and 7.16(c)(ii), Contamination	The information redacted is the LW ITC Contractor's entitlement to	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		fee adjustments.	<p>margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of Compensable Contamination;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
35.	Clause 7.16(c)(iii), Contamination	The information that is redacted is information about time entitlements.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Contractor's pricing risk;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
36.	Clause 7.19(d)(i), Artefacts	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of compliance with requirements</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>of Authorities, or with directions of the Principal's Representative as a result of a discovery of an Artefact;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
37.	Clauses 7.20(b), Utility Services	The information redacted is the entire paragraph.	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the agency's functions.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the responsibilities of the parties in relation to</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>the discovery of certain Utility Services and the cost treatment of certain Utility Services;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to specific Utility Services, and therefore the level of risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of certain risks concerning utility works arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the effective exercise by the Principal of its functions.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
38.	Clause 9.2, Principal's Design Stage 1 and Principal's	The information redacted is the LW ITC Contractor's	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the</p>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Design Stage 3 Documents	entitlement to fee adjustments.	<p>LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of compliance with requirements of Authorities, or with directions of the Principal's Representative as a result of a discovery of an Artefact;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
39.	Clause 9.17, Design Life	The information redacted is the	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence</i>	The Principal weighed the competing public interest considerations and determined that there

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		entire paragraph.	<p><i>provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets the LW ITC Contractor's liability in respect of the design life of specific parts of the works; and b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the design lives of specific parts of the works, and therefore the level of risk that the LW ITC Contractor was willing to price and accept; c) the length of time that claims may be made with respect to design life was also a key part of the proposal for the LW ITC Contractor. The time periods provide lucidity on the contractor's capabilities, and that information is expected to be used by the LW ITC Contractor in the future; and d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				disclosure as events and circumstances change.
40.	Clause 9A.1(b)(iii)	The information redacted are the circumstances in which LW ITC Contractor will be entitled to	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets the LW ITC Contractor's liability in respect of the condition and location of certain Interface Works; and b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the condition and location of certain Interface Works, and therefore the level of risk that the LW ITC Contractor was willing to price and accept; c) the information relates to works to be performed by third parties that may not be appointed yet and accordingly may prejudice the procurement process in respect of those contracts; and d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>business, commercial or financial interests; .</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change</p>
41.	Clause 10.4(c)(i), Proposed Modifications	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments in anticipation of carrying out a proposed Modification; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
42.	Clause 10.4(c)(ii), Proposed Modifications	The information that is redacted is information about pricing risk.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's pricing risk; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				Review: This information would be reviewed for disclosure as events and circumstances change.
43.	Clause 10.5(c), Cost of Preparing Modification Proposals	The information redacted is a dollar amount.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets the maximum amount to which the LW Contractor may become entitled; and b) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
44.	Clauses 10.6(a)(i)(A), 10.6(a)(i)(B), 10.6(a)(i)(C) and 10.6(f) Modification Orders	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments in anticipation of carrying out a proposed

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Modification;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
45.	Clause 10.8(c), Pre-Agreed Modifications	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments in anticipation of carrying out a proposed</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Modification;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
46.	Clauses 10.9(b)(i)(E)(aa), 10.9(e) and 10.9 (g), LW Contractor may propose Modification	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments in anticipation of carrying out an LW ITC</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Contractor proposed Modification;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
47.	Clause 10.12, Modifications Review	The information redacted is a dollar amount.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out value thresholds of potential amendments to the contract; and</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>b) the LW ITC Contractor is still in the process of engaging subcontractors. If the redacted dollar amounts were disclosed, potential subcontractors may be able to use that information to their advantage in negotiations with the LW ITC Contractor, thereby prejudicing the LW ITC Contractor's negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
48.	Clauses 11.2(b)(ii)(A) and 11.2(b)(ii)(B), Subcontract Proposal	The information redacted are dollar amounts.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the value of a subcontract that qualifies for the application of the subcontracting tender processes required by the Principal under the LW ITC Contract; and</p> <p>b) the LW ITC Contractor is still in the process of engaging subcontractors. If the redacted dollar amounts were disclosed, potential subcontractors may be able to use that information to their advantage in negotiations with the LW ITC Contractor, thereby prejudicing the LW ITC Contractor's</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
49.	<p>Clause 11.14(j)(i)(A), Reimbursable Work by LW Contractor or Related Body Corporate</p>	<p>The information redacted is a dollar amount.</p>	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the value of a subcontract that qualifies for the application of the subcontracting tender processes required by the Principal under the LW ITC Contract; and b) the LW ITC Contractor is still in the process of engaging subcontractors. If the redacted dollar amounts were disclosed, potential subcontractors may be able to use that information to their advantage in negotiations with the LW ITC Contractor, thereby prejudicing the LW ITC Contractor's negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				disclosure as events and circumstances change.
50.	Clause 11.16(c)(iv), Provisional Sum Work	The information redacted is the LW ITC Contractor's entitlement to fee adjustments.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments in respect of Provisional Sum Work;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p>
51.	Clause 13.27(c),	The information	<i>Section 32(1)(a), paragraphs (b) and (e) of the</i>	The Principal weighed the competing public

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Independent Property Impact Assessment Panel	redacted is an entire clause.	<p><i>definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information sets out the obligation to pay the costs of the Independent Property Impact Assessment Panel; b) the redacted information is commercial-in-confidence as its disclosure would provide visibility on the LW ITC Contractor's profit margins in relation to the contract; and c) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted its costs for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the LW ITC Contractor's legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
52.	Clause 14.2(a)(ii), LW Contractor's	The information that is redacted is information	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Programming Obligations, Clauses 14.7(a)(ii) and 14.7(c)(ii), Entitlement to Claim Extension of Time, Clauses 14.8(a)(i)(A) and 14.8(a)(i)(E), Claim for Extension of Time, Clauses 14.9(a)(iv) and 14.9(a)(v), Conditions Precedent to Extension of Time, Clause 14.11(c), Reduction to Extension of Time and Clause 14.13(B)(ii)(A), Suspension.	about entitlements in respect of time.	<p><i>provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlements in respect of certain aspects that relate to extensions of time;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
53.	Clauses 14.13(b)(i)(B), 14.13(b)(ii)(B) and	The information redacted is the LW ITC Contractor's	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	14.13(b)(ii)(C), Suspension	entitlement to fee adjustments.	<p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of the Principal Representative's direction to suspend; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
54.	Clauses 14.14(a)(ii), 14.14(b)(ii) and	The information that is redacted is information	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	14.14 (e), Compression	about time and fee adjustments.	<p><i>provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlements to fee adjustments and extensions of time;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
55.	Clauses 14.14(c) and 14.14(d),	The information redacted is the LW ITC Contractor's	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Compression	entitlement to fee adjustments.	<p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of compression;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
56.	Clause 14.14(h), Compression	The information redacted is an entire clause.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's obligation to compress the LW ITC Contractor's Activities; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the occurrence of a particular event under the extension of time regime, and therefore the level of risk that the LW ITC Contractor was willing to price and accept; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
57.	Clause 14.16(e), Directions to Make Accessible or Defer	The information redacted is the LW ITC Contractor's entitlement to	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Activities	fee adjustments.	<p>LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>a) the redacted information sets out sensitive information regarding the LW ITC Contractor's entitlement to fee adjustments as a result of a Deferred Activities Estimate;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
58.	Clauses 15.1(a)(i)(F), 15.2(b)(i)(A)(ee) and 15.2(g)(v),	The information redacted is definitions previously redacted.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>e) the redacted information relates to clauses</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Principal's payment obligation for design and construction and Payment Claims		<p>commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>that have been redacted in their entirety (clauses 15.16 to 15.19); and</p> <p>f) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to 15.19.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
59.	Clauses 15.4(a) and 15.4(b), Provision of documentation and other requirements	The information redacted are percentages.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information identifies the percentage of the amount set out in the payment schedule that the Principal is obliged to pay the LW ITC Contractor if the LW ITC Contractor has not complied with the conditions listed in clause 15.4(a) or 15.4(b);</p> <p>b) the purpose of the clause is to incentivise the LW ITC Contractor to provide all documents and achieve the other requirements set out in clause 15.4(a) and (b). The redacted information reflects a negotiated amount which the LW ITC Contractor has priced and accepted;</p> <p>c) revealing the information would place the parties at a substantial commercial</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and</p> <p>d) the public interest has been served by revealing the existence of a reduced obligation on the Principal to pay the LW ITC Contractor the amount set out in a payment schedule if the LW ITC Contractor fails to satisfy its obligations set out under clause 16.4(a) or 18.4(b). In light of this disclosure there is an overriding public interest against the disclosure of the precise percentage.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
60.	Clause 15.9, Interest	The information redacted is the percentage and interest rate.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the</i></p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information sets out detail in respect of the LW ITC Contractor's entitlement to payment of interest on amounts unpaid, damages and amounts to be paid after resolution of a Dispute;</p> <p>b) exposing the redacted information may also</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>reveal risk that the LW ITC Contractor was willing to price and accept in relation to amounts unpaid, damages and amounts to be paid after resolution of a Dispute. It may also provide insight on the LW ITC Contractor's capabilities;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
61.	Clause 15.11(c), Cost Incentive, KPI	The information redacted is definitions previously redacted.	<p><i>Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>g) the redacted information relates to clauses that have been redacted in their entirety (clauses 15.16 to 15.19); and</p> <p>h) the efficacy of the redaction to clauses 15.16 to 15.19 is dependent on the definition also being redacted. The explanation for the redaction of this definition is set out in the explanation regarding clauses 15.16 to</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>15.19.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
62.	Clause 15.12(c), Outturn Cost Exceeds Target Cost	The information redacted is the percentage.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out limitations on the LW ITC Contractor's liability in connection with a particular event; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the occurrence of that particular event. Exposing this information may provide insight into the LW ITC Contractor's views on the likelihood of that key risk arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the effective exercise of the Principal's functions. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
63.	Clauses 15.15(c)(i) and 15.15(e), Recourse to the Initial Payment Security and Payment Claim Deductions	The information redacted is a date and percentage.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information identifies the date at which the LW Contractor no longer has to repay the Initial Payment Security upon termination and the percentage of the amount set out in the payment schedule that the Principal is obliged to pay the LW ITC Contractor if the LW ITC Contractor has not complied with the conditions listed in clause 15.4(a) or 15.4(b); b) the purpose of the clause is to incentivise the LW ITC Contractor to provide all documents and achieve the other requirements set out in clause 15.4(a) and (b). The redacted information reflects a negotiated amount which the LW ITC Contractor has priced and accepted; c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests;

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>and</p> <p>d) the public interest has been served by revealing the existence of a reduced obligation on the Principal to pay the LW ITC Contractor the amount set out in a payment schedule if the LW ITC Contractor fails to satisfy its obligations set out under clause 16.4(a) or 18.4(b). In light of this disclosure there is an overriding public interest against the disclosure of the precise percentage.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
64.	Clauses 15.16, 15.17, 15.18 and 15.19.	The information redacted is the entire clause.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information sets out sensitive information concerning payment rights under the LW ITC Contract; and</p> <p>b) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				Review: This information would be reviewed for disclosure as events and circumstances change.
65.	Clause 16.6(d), Liquidated Damages for delay in reaching Construction Completion and Clause 17.4(c), Liquidated Damages for delay in reaching Milestone Achievement in respect of a Specified Milestone	The information that is redacted is information regarding liquidated damages.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's liquidated damages risk; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				disclosure as events and circumstances change.
66.	Clause 18.6(b), Asbestos liability insurance	The information redacted is a dollar amount.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the limit of indemnity of the asbestos liability insurance; b) exposing the redacted information would reveal the apportionment of insurance risk between the Principal and the LW ITC Contractor, and therefore reveal the level of insurance risk that the LW ITC Contractor was willing to price and accept; c) the scope of the insurance that the Principal requires the LW ITC Contractor to effect may be taken as an indication of the risk levels involved with the LW ITC Contractor's obligations under the LW ITC Contract. This may have signalling effects to the market and provide insight into the LW ITC Contractor's financial arrangements; and d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, thereby prejudicing the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
67.	<p>Clause 18.7, Professional indemnity insurance</p> <p>Clause 18.8, Construction Plant insurance</p> <p>Clause 18.9, Motor vehicle insurance</p> <p>Clause 18.9A, Marine Transit insurance</p> <p>Clause 18.9, Marine liability insurance</p> <p>Clause 18.10, Periods of insurance</p> <p>Clause 18.11, Evidence of policies</p> <p>Clause 18.12, Provisions in policies</p> <p>Clause 18.13, General obligations</p>	The information redacted are the entire clauses.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information concerns the insurance policies that the LW ITC Contractor is required to effect and maintain, and includes information on the scope and cover to be provided by the policies;</p> <p>b) exposing the redacted information would reveal the apportionment of insurance risk between the Principal and the LW ITC Contractor in relation to its insurance obligations and insurance risk, and the level of insurance risk that the LW ITC Contractor was willing to price and accept;</p> <p>c) the scope of the insurance that the Principal requires the LW ITC Contractor to effect may be taken as an indication of the risk levels involved with the LW ITC Contractor's obligations under the LW ITC Contract. This may have signalling effects to the market and provide insight into the LW ITC Contractor's financial arrangements; and</p> <p>d) by revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Clause 18.14, Premiums Clause 18.15, Undertaking to inform			disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. Review: This information would be reviewed for disclosure as events and circumstances change.
68.	Clause 19.4(c) and 19.4(d), Immediate Termination or Take-Out	The information redacted are percentages and liability caps.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out limitations on the LW ITC Contractor's liability in connection with a particular event; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the occurrence of that particular event. Exposing this information may provide insight into the LW ITC Contractor's views on the likelihood of that key risk arising; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>effective exercise of the Principal's functions.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
69.	Clause 21.1, Limitation of Liability	The information redacted is the entire clause.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out commercially sensitive information regarding the LW ITC Contractor's total aggregate liability, including limits on the LW ITC Contractor's aggregate liability; b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to its liability under the LW ITC Contract. Exposing this information may provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of the LW ITC Contractor's being held liable for an event identified under clause 21.1; c) further, the redacted information sets out a unique arrangement to apportion and manage liability risk. Revealing this information may diminish the value of that information; and d) revealing the information would place the parties at a substantial commercial

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
70.	Clauses 22.1(d)(i)(E), Notices generally	The information redacted are the names of individuals.	<p><i>Section 32(1)(d), item 3(a) of the table in section 14</i></p> <p>The disclosure of this information would reveal an individual's personal information.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because the redacted information would disclose personal information of individuals.</p> <p>The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.</p>
71.	Clause 22.8(d), Indemnities to Survive	The information redacted is an entire clause.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out limits on the parties' liabilities under the LW ITC Contract; b) exposing the redacted information would

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the long term risks associated with the works, and therefore the level of risk that the LW ITC Contractor was willing to price and accept. It would also provide insight on the LW ITC Contractor's cost structure;</p> <p>c) the length of time that claims may be made with respect to design life were a key part of the proposal for the LW ITC Contractor. Those time periods provide lucidity on the contractor's capabilities, and that information is expected to be used by the LW ITC Contractor in the future; and</p> <p>d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
72.	Execution page of the general conditions	The information redacted is the execution clauses.	<p><i>Section 32(1)(d), item 3(a) of the table in section 14</i></p> <p>The disclosure of this information would reveal an</p>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>individual's personal information.</p> <p>There is an overriding public interest against disclosure.</p>	<p>redacted information would disclose personal information of individuals, including names and signatures.</p> <p>The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.</p>
Schedules				
73.	Schedule A1, Acoustics Advisor, Environmental Representative	The information redacted are the names of the Acoustics Advisor and Environment Representative.	<p><i>Section 32(1)(d), item 3(a) of the table in section 14</i></p> <p>The disclosure of this information would reveal an individual's personal information.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because the redacted information is the names of individual persons.</p> <p>The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.</p>
74.	Schedule A1, Defects Correction Period	The information redacted is a date.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the date that the Defects Correction Period ends; b) exposing the redacted information would reveal the apportionment of risk between the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Principal and the LW ITC Contractor in relation to the rectification of defects after the Date of Completion of the last Portion to reach Completion, and therefore the level of risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of ongoing defects arising;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and</p> <p>d) the public interest has been served by revealing the existence of the Defects Correction Period. In light of the disclosure of this information there is an overriding public interest against the disclosure of the date.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
75.	Schedule A1, Principal's	The information redacted is the	<i>Section 32(1)(d), item 3(a) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Representative	name of the Principal's Representative.	The disclosure of this information would reveal an individual's personal information. There is an overriding public interest against disclosure.	was an overriding public interest against disclosure of this information because the redacted information is the names of individual persons. The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.
76.	Schedule A1, Share of Savings percentage to be applied	The information redacted is a percentage.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i> The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins. <i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out a percentage relevant to the Share of Savings; b) exposing the redacted information would reveal the percentage that the LW ITC Contractor was willing to accept for Self-Performed Work (and all affiliated risks) under the LW ITC Contract . Exposing this information may provide insight into the LW ITC Contractor's profit margins; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				and prejudice the parties' legitimate business, commercial or financial interests.
77.	Schedule A1, Share of Cost Overrun — percentage to be applied	The information redacted is a percentage.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out a percentage relevant to the Share of Cost Overrun; b) exposing the redacted information would reveal the percentage that the LW ITC Contractor was willing to accept for the Share of Cost Overrun under the LW ITC Contract. Exposing this information may provide insight into the LW ITC Contractor's profit margins; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.
78.	Schedule A1, Target Cost	The information redacted is a	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		dollar amount.	<p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the dollar amount of the Target Cost; b) exposing the redacted information would reveal the percentage that the LW ITC Contractor was willing to accept for the Target Cost (and all affiliated risks) under the LW ITC Contract. Exposing this information may provide insight into the LW ITC Contractor's profit margins; c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and d) the public interest has been served by disclosing the Target Cost Offer mechanism. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
79.	Schedule A1, Subcontractors required to execute deed in	The information redacted is a dollar amount.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	the form of Schedule A7		<p>The disclosure of this information discloses the LW ITC Contractor's cost structure and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information sets out a monetary threshold above which subcontractors are required to provide a deed in favour of the Principal; b) exposing the redacted information may also reveal risk that the LW ITC Contractor was willing to price and accept in relation to its engagement of subcontractors; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
80.	Schedule A1, Percentage for termination for convenience	The information redacted is a percentage.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out a percentage relevant to the termination for convenience; b) exposing the redacted information would

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			There is an overriding public interest against disclosure	<p>reveal the percentage that the LW ITC Contractor was willing to accept for the termination for convenience under the LW ITC Contract. Exposing this information may provide insight into the LW ITC Contractor's profit margins; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests..</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
81.	Schedule A1, Initial Payment Security Amount and repayment amount	The information redacted is a dollar amount.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>d) the redacted information sets out a monetary threshold above which subcontractors are required to provide a deed in favour of the Principal;</p> <p>e) exposing the redacted information may also reveal risk that the LW ITC Contractor was willing to price and accept in relation to its</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>engagement of subcontractors; and</p> <p>f) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
82.	Schedule A1, Management Review Group Representatives	The information redacted is one of the names of the Management Review Group Representative.	<p><i>Section 32(1)(d), item 3(a) of the table in section 14</i></p> <p>The disclosure of this information would reveal an individual's personal information.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because the redacted information is the names of individual persons.</p> <p>The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.</p>
83.	Schedule A2, Table 1 - Portions; Table 2A - Specified Milestones and	The information redacted are Dates for Completion and Construction	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Table 2B – Milestone Performance Payment Milestones	Completion of each Portion, Dates for Milestone Achievement, Liquidated Damages rates and Milestone Performance Payment amounts.	<p>margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>a) the redacted information sets out</p> <ul style="list-style-type: none"> a. the Date for Completion and Construction Completion of each Portion; b. the Date for Milestone Achievement for each Milestone; c. the rate of Liquidated Damages; and d. the Milestone Performance Payment amounts. <p>b) exposing the redacted information would reveal the risk that the LW ITC Contractor priced and accepted in relation to Liquidated Damages regime and the relevant Dates for Construction Completion, Completion and Milestone Achievement. Exposing this information may provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of there being a delay to the project;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests;</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>and</p> <p>d) the public interest has been served by revealing the obligation of the LW ITC Contractor to achieve Construction Completion, Completion and Milestone Achievement of the relevant Portions and Milestones by the relevant date, otherwise liquidated damages will become payable. In light of this disclosure there is an overriding public interest against the disclosure of the precise dates and dollar amounts.</p>
84.	Schedule A2A	The information redacted is the entire schedule.	<p><i>Section 32(1)(d) (items 4(c) and 4(d) of the table in section 14)</i></p> <p>The disclosure of this information could diminish the competitive commercial value of information to a person and prejudice a person's legitimate business, commercial or financial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information sets out activities requiring collaboration between the LW ITC Contractor and other contractors on the project, the dates by which those activities are required to be achieved, and the amounts of the collaboration payments which may be due upon achievement of the collaboration events;</p> <p>b) revealing the information provides insight into key interfaces and risks between different procurement packages on the Sydney Metro City & Southwest project and the dollar value the Principal was prepared to ascribe to those collaboration events being</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>achieved; and</p> <p>c) the Principal is still in the process of engaging contractors on the Sydney Metro City & Southwest project, and if the redacted information were to be disclosed, potential contractors may be able to use that information to their advantage in negotiations with the Principal, thereby prejudicing the Principal's negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the Principal's legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
85.	Schedule A2B	The information redacted is the entire schedule.	<p><i>Section 32(1)(d) (items 4(c) and 4(d) of the table in section 14)</i></p> <p>The disclosure of this information could diminish the competitive commercial value of information to a person and prejudice a person's legitimate business, commercial or financial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>d) the redacted information sets out activities requiring collaboration between the LW Contractor and other contractors on the project, the dates by which those activities are required to be achieved, and the amounts of the collaboration payments which may be due upon achievement of the collaboration events;</p> <p>e) revealing the information provides insight into key interfaces and risks between different procurement packages on the</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>Sydney Metro City & Southwest project and the dollar value the Principal was prepared to ascribe to those collaboration events being achieved; and</p> <p>f) the Principal is still in the process of engaging contractors on the Sydney Metro City & Southwest project, and if the redacted information were to be disclosed, potential contractors may be able to use that information to their advantage in negotiations with the Principal, thereby prejudicing the Principal's negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the Principal's legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
86.	Schedule A3, Pre-Agreed Modifications	The information redacted are dates and amounts in relation to the LW ITC Contractor's entitlements to fee adjustments.	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the agency's functions.</p> <p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted schedule concerns Pre-Agreed Modifications. The information in the redacted schedules includes:</p> <ul style="list-style-type: none"> (i) the date by which the Principal has a right to exercise that Pre-Agreed Modification; (ii) the amendments to the SWTC if the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Principal chooses to exercise the Pre-Agreed Option; and</p> <p>(iii) the effect of the exercise of that Pre-Agreed Modification on the Target Cost;</p> <p>b) in setting out the LW ITC Contractor's entitlement in relation to each Pre-Agreed Modification, the schedule provides visibility on the LW ITC Contractor's profit margins. The information also reveals the apportionment of risk that the LW ITC Contractor is willing to price and accept for each Pre-Agreed Modification; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p>
87.	Schedule A4, List of Warranties required from Subcontractors	The information redacted are the warranty periods.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets the warranty period that the LW ITC Contractor must</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>procure from the relevant subcontractor;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to the design lives of specific parts of the works, and therefore the level of risk that the LW ITC Contractor was willing to price and accept;</p> <p>c) the length of time that claims may be made with respect to design life was also a key part of the proposal for the LW ITC Contractor. The time periods provide lucidity on the contractor's capabilities, and that information is expected to be used by the LW ITC Contractor in the future; and</p> <p>d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests;.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
88.	Schedule A6, LW Contractor's	The information redacted are names and	<i>Section 32(1)(d), item 3(a) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Personnel	availability.	<p>The disclosure of this information would reveal an individual's personal information.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information sets out the names of individual persons and availability of each during the term of the LW ITC Contract; b) exposing the redacted information would reveal the period that the LW ITC Contractor was willing to offer key personnel for the performance of its obligations; c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and d) the public interest has been served by disclosing the mechanism in respect of personnel. <p>The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
89.	Schedule A13, Deed of Disclaimer	The information redacted is the execution clauses.	<p><i>Section 32(1)(d), item 3(a) of the table in section 14</i></p> <p>The disclosure of this information would reveal an individual's personal information.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because the redacted information would disclose personal information of individuals, including names and signatures.</p> <p>The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.</p>
90.	Schedule A17, LW Interface Contractor Cooperation and Integration Deed (Part A)	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the Interface Contractors; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the Interface Contractors; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			There is an overriding public interest against disclosure.	<p>nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
91.	Schedule A17, LW Interface Contractor Cooperation and Integration Deed (Part B)	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the Interface Contractors; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the Interface Contractors; and c) revealing the information would place the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
92.	Schedule A17A, LW OSD Contractor Cooperation and Integration Deed (Part A)	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the OSD Contractors; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the OSD Contractors;

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
93.	Schedule A17A, LW OSD Contractor Cooperation and Integration Deed (Part B)	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the OSD Contractors;</p> <p>b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>in relation to the interface of the Project Works with the work of the OSD Contractors; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
94.	Schedule A17B, LW CSM Contractor Cooperation and Integration Deed	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the CSM Contractors;</p> <p>b) the disclosure of the redacted information</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the CSM Contractors; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
95.	Schedule A17C, Martin Place OSD Contractor Cooperation and Integration Deed	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the Martin</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Place OSD Contractors;</p> <p>b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the Martin Place OSD Contractors; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
96.	Schedule A17D, Martin Place Station Contractor Cooperation and	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the form of</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Integration Deed		<p>margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>the interface agreement that the LW ITC Contractor is to enter into with the Martin Place Station Contractors;</p> <p>b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the Martin Place Station Contractors; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
97.	Schedule A17E, SSJ Interface Contractor	The information redacted is the entire schedule.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Cooperation and Integration Deed		<p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the SSJ Interface Contractors; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface of the Project Works with the work of the SSJ Interface Contractors; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
98.	Schedule A18, LW Operator Cooperation and Integration Deed	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the Operator; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to interface of the Project Works with the OTS2 Project Works; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
99.	Schedule A18A, LW OPCO Cooperation and Integration Deed	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the OPCO; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to interface of the Project Works with the OTS2 Project Works; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
100.	Schedule A18B, LW TSE Cooperation and Integration Deed	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface agreement that the LW ITC Contractor is to enter into with the TSE Operator; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to interface of the Project Works with the OTS2 Project Works; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations. <p>Review: This information would be reviewed for</p>

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				disclosure as events and circumstances change.
101.	Schedule A20, IDAR Panel Agreement, clause 11.2(b), Schedule 4 and Form of fees and disbursements letter	The information redacted is information related to the rates payable.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information sets out the method fees are calculated in the case of a Dispute between the parties; b) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; c) the public interest has been served by disclosing the mechanism in respect of personnel; and d) The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
102.	Schedule A23, SMCSW Master Interface Protocols Deed Poll	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the interface protocols deed poll that the LW ITC Contractor is to execute; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to the interface obligations; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. This information is subject to ongoing negotiation by the Principal with the parties required to be counterparties to these agreements and disclosure would therefore place the Principal at a commercial disadvantage in these negotiations. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
103.	Schedule A24, Collateral Warranty Deed Poll	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the form of the collateral warranty that the LW ITC Contractor is to enter execute in favour of the Operator; b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to its liability to the Operator; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
104.	Schedule B8, Independent Certifier Deed	The information redacted is the entire schedule.	N/A	<p>The Principal notes that this schedule reflects deed titled "Sydney Metro City & Southwest – Independent Certification of the Line-wide Works Independent Certifier Deed" is expected to be executed in December 2018 (LW Independent</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				Certifier Deed). The LW Independent Certifier Deed will be a separate class 3 contract for the purposes of the GIPA Act, and will be disclosed separately at the appropriate time.
105.	Schedule C1, SWTC Main Body, List of Appendices	The information redacted is the name and details of Appendices.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information contains drawings; b) the redacted information sets out the design and technical requirements of the project; c) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; d) the redacted information sets out the requirements for emergency access; e) the redacted information sets out the safety requirements; f) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites; g) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack; h) the redacted information regulates the LW ITC Contractors' relationship with Interface

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>Contractors when accessing the site;</p> <p>i) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to its interface obligations; and</p> <p>j) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted its obligations relating to the management requirements for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the LW ITC Contractor's legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
106.	Schedule C1, SWTC Main Body, clauses 2.3(b)(ii)(I) and 2.3(b)(ii)(K), LW Works	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
107.	Schedule C1, SWTC Main Body, clauses 2.3.1.3(a)(ii) and 2.3.1.3(a)(v), Traction Power System	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
108.	Schedule C1, SWTC Main Body, clauses 2.3.1.4(a) to 2.3.1.4(c), Power Control Supply	The information redacted is the entire clause.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the design and technical requirements of the project; and</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			commercial interests. There is an overriding public interest against disclosure.	b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
109.	Schedule C1, SWTC Main Body, clauses 2.3.1.6(a), 2.3.1.6(b)(iv), 2.3.1.6(b)(v) and 2.3.1.6(b)(xii), Tunnel Ventilation System	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
110.	Schedule C1, SWTC Main Body, clauses 2.3.1.7(a)(i) to 2.3.1.7(a)(ix) and 2.3.1.7(c)(vii), Tunnel Services	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in.

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				Review: This information would be reviewed for disclosure as events and circumstances change.
111.	Schedule C1, SWTC Main Body, clauses 2.3.1.7(c)(iv), Tunnel Services	The information redacted is the entire clause.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the requirements for the use and control of water; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
112.	Schedule C1, SWTC Main Body, clauses 2.3.1.8(a), 2.3.1.8(b) and 2.3.1.8(c)(i) to 2.3.1.8(c)(ix)	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
113.	Schedule C1, SWTC Main Body, clauses 2.3.1.8(c)(x) to 2.3.1.8(c)(xv) and 2.3.1.8(d)	The information redacted is the entire clause.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
114.	Schedule C1, SWTC Main Body, clauses 2.3.1.9(a), 2.3.1.9(a)(iii), 2.3.1.9(b), 2.3.1.9(c) and 2.3.1.9(d)	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
115.	Schedule C1, SWTC Main Body, clauses 2.3.1.9(a)(i), 2.3.1.9(b)(i) and 2.3.1.9(b)(ii)	The information redacted is the entire clause.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the design and technical requirements of the project; and</p> <p>b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
116.	Schedule C1, SWTC Main Body, clauses 2.3.1.10(a), 2.3.1.10(b), 2.3.1.10(c)(i) to 2.3.1.10(c)(xii) and 2.3.1.10(d)	The information redacted is the entire clause.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the design and technical requirements of the project; and</p> <p>b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
117.	Schedule C1, SWTC Main Body, clauses	The information redacted is the location of	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	2.3.1.11(a) and 2.3.1.11(b)	Substations and Works.	reasonably be expected to affect public safety or scrutiny.	disclosure for the following reasons: a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
118.	Schedule C1, SWTC Main Body, clauses 2.3.1.11(a)(i) to 2.3.1.11(a)(iii)	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
119.	Schedule C1, SWTC Main Body, clauses 2.3.1.12(a)(i)(A), 2.3.1.12(a)(i)(B)	The information redacted is design information.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
) and 2.3.1.12(a)(ii), Tunnels and Stations Civil Works		commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
120.	Schedule C1, SWTC Main Body, clauses 2.3.2(c)(i)(C) to 2.3.2(c)(i)(E), 2.3.2(c)(ii)(A) to 2.3.2(c)(ii)(F), 2.3.2(c)(vi)(A) to 2.3.2(c)(vi)(D), 2.3.2(c)(vii)(A) and 2.3.2(c)(vii)(B), 2.3.2(c)(x), 2.3.2(d)(i)(A) and 2.3.2(d)(i)(B), 2.3.2(d)(ii), 2.3.2(d)(iii)(A) to 2.3.2(d)(iii)(J), 2.3.2(d)(iv) to 2.3.2(d)(x) 2.3.2(e)(ii)(A)	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	to 2.3.2(e)(ii)(G), 2.3.2(e)(iii), 2.3.2(e)(iv), 2.3.2(e)(v)(A) to 2.3.2(e)(v)(D), SMTF Expansion Works			
121.	Schedule C1, SWTC Main Body, clauses 2.3.3(b)(i)(E), SMTF South Works	The information redacted is the entire clause.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
122.	Schedule C1, SWTC Main Body, clauses 2.3.3(b)(ii)(A) to 2.3.3(b)(ii)(F),	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project;

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	2.3.3(b)(iii)(A) to 2.3.3(b)(iii)(D), 2.3.3(b)(iv)(A) to 2.3.3(b)(iv)(C), SMTF South Works		prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
123.	Schedule C1, SWTC Main Body, clauses 2.3.4(a)(i)(A) to 2.3.4(a)(i)(C), Bulk Power Supply Works	The information redacted is the entire clause.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
124.	Schedule C1, SWTC Main Body, clause 2.3.4(c), Bulk Power Supply Works	The information redacted is the entire clause.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i> The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the payment structure for electricity connection; and b) revealing the information would place the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			visibility on the contractor's profit margins.	<p>parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
125.	Schedule C1, SWTC Main Body, clauses 2.3.5(a)(vi) and 2.3.5(a)(viii),	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
126.	Schedule C1, SWTC Main Body, clauses 2.3.6.1(a), 2.3.6.1(b)(iv)	The information redacted is the location of Substations and	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	and 2.3.6.1(b)(vi), HV Reticulation System	Works.	scrutiny.	<p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
127.	Schedule C1, SWTC Main Body, clauses 2.3.6.2(a)(i) and 2.3.6.2(a)(ii), Traction Power System	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
128.	Schedule C1, SWTC Main Body, clause 2.3.6.2(a)(v) , Traction Power System	The information redacted is the entire clause.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information regulates the LW ITC Contractors' relationship with Interface</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Contractors when accessing the site;</p> <p>b) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to its interface contractor obligations;</p> <p>c) the disclosure of the redacted information would reveal intellectual property the LW ITC Contractor has an interest in; and</p> <p>d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. The Principal is in the process of negotiating the scope of works for the relevant interface contractors and disclosing the information would place the Principal as a substantial commercial disadvantage in these negotiations.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
129.	Schedule C1, SWTC Main Body, 2.3.6.3(a)	The information redacted is the	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	to 2.3.6.3(c), Power Control System	entire clause.	The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
130.	Schedule C1, SWTC Main Body, clauses 3.9(g)(i) and 3.9(g)(ii), Survey	The information redacted is the location of Substations and Works.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
131.	Schedule C1, SWTC Main Body, clauses 4.9 and 4.10, Fire Engineering and	The information redacted is the entire clause.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Electromagnetic Compatibility Management			<p>requirements for emergency access, safety strategies and electricity management; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
132.	Schedule C1, SWTC Appendix A2, General Requirements	The information redacted is the entire Schedule.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Station, Substations and Works for the project;</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack;</p> <p>c) the redacted information sets out the design and technical requirements of the project; and</p> <p>d) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
133.	Schedule C1, SWTC Appendix A3, Defined Terms and Acronyms	The information redacted is the location of Substations and Works.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
134.	Schedule C1, SWTC Appendix B1.1, clause 1.2(a)(i), Scope	The information redacted is the location of Substations and Works.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
135.	Schedule C1,	The information	<i>Section 32(1)(c), item 2(d) and (e) of the table</i>	The Principal weighed the competing public

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	SWTC Appendix B1.1, clause 2.2.1(a)(i), Vertical transport	that is redacted is the entire clause.	<i>in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the requirements for emergency access and safety strategies; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
136.	Schedule C1, SWTC Appendix B1.1, clause 2.3.1(d), General	The information that is redacted is the entire clause.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; b) the redacted information sets out the requirements for emergency access; and c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
137.	Schedule C1,	The information	<i>Section 32(1)(c), item 2(d) and (e) of the table</i>	The Principal weighed the competing public

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	SWTC Appendix B1.1, Section 2.9, Service and emergency cases	that is redacted is the entire section.	<i>in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; b) the redacted information sets out the safety requirements; and c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
138.	Schedule C1, SWTC Appendix B1.1, Section 4.1, Earthworks	The information that is redacted is the entire section.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
139.	Schedule C1, SWTC Appendix	The information that is redacted	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	B1.1, Section 4.6, Fencing	is the entire section.	The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	<p>was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
140.	Schedule C1, SWTC Appendix B1.2, clause 1.2(a)(i), Scope	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
141.	Schedule C1, SWTC Appendix B1.2, Section	The information that is redacted is the entire	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	1.20, Fencing and safety screens	section.	<p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure for the following reasons:</p> <p>a) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
142.	Schedule C1, SWTC Appendix B1.3, clause 1.2(a)(i), Scope	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
143.	Schedule C1, SWTC Appendix B1.3, Sections 2.2.2, 2.5.2,	The information that is redacted is the entire	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	2.6.2 and 2.8.2 Performance Criteria	section.	commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
144.	Schedule C1, SWTC Appendix B2, clause 1.2.1(f), Structural Works	The information redacted is the location of Substations and Works.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
145.	Schedule C1, SWTC Appendix B2, Sections 2, 3 and 4, System Description and Performance	The information that is redacted is the entire section.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Requirements, Design Documentation and Technical requirements		<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>and technical requirements of the project;</p> <p>b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and</p> <p>c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
146.	Schedule C1, SWTC Appendix B3.1, clause 1.3(a)(v), Locations	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
147.	Schedule C1, SWTC Appendix B3.1, Sections 2, 3 and 4,	The information that is redacted is the entire	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Performance and Technical Requirements, Design Documentation Requirements and Testing and Commissioning	section.	<p>government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>disclosure for the following reasons:</p> <p>a) the redacted information sets out the design and technical requirements of the project;</p> <p>b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and</p> <p>c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
148.	Schedule C1, SWTC Appendix B3.2, clause 1.3(a)(iii), Locations	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the location of Substations and Works for the project; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
149.	Schedule C1, SWTC Appendix	The information that is redacted	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i>	The Principal weighed the competing public interest considerations and determined that there

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	B3.2, Sections 2 and 3, Performance and Technical Requirements, Design Documentation	is the entire section.	<p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the design and technical requirements of the project; b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
150.	Schedule C1, SWTC Appendix B6, B11 to B15 and B17	<p>The information redacted is the entire Appendices.</p> <p>Further redactions may follow.</p>	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the</i></p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) The redacted information contains drawings; b) the redacted information sets out the design and technical requirements of the project; c) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in d) the redacted information sets out the requirements for emergency access; e) the redacted information sets out the safety requirements;

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>f) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites;</p> <p>g) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack;</p> <p>h) the redacted information regulates the LW ITC Contractors' relationship with Interface Contractors when accessing the site;</p> <p>i) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to its interface obligations; and</p> <p>j) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted its obligations relating to the Management Requirements for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the LW ITC Contractor's legitimate business, commercial or financial interests.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				Review: This information would be reviewed for disclosure as events and circumstances change.
151.	Schedule C1, SWTC Appendix B3.4, clause 1.3(a)(v), Locations	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
152.	Schedule C1, SWTC Appendix B3.4, Section 2, Performance and Technical Requirements	The information that is redacted is the entire section.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the design and technical requirements of the project; b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			reasonably be expected to affect public safety or scrutiny.	project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
153.	Schedule C1, SWTC Appendix B3.5, clause 1.3(a)(iii), Locations	The information redacted is the location of Substations and Works.	<i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could reasonably be expected to affect public safety or scrutiny.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. Review: This information would be reviewed for disclosure as events and circumstances change.
154.	Schedule C1, SWTC Appendix B3.5, Section 2, Performance and Technical Requirements	The information that is redacted is the entire section.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure. <i>Section 32(1)(c), item 2(d) and (e) of the table</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and c) the redacted information exposes security vulnerabilities in the project. Revealing the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
155.	Schedule C1, SWTC Appendix B4, clause 1.3(a)(iii), Locations	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
156.	Schedule C1, SWTC Appendix B4, Section 2, Performance and Technical Requirements	The information that is redacted is the entire section.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the design and technical requirements of the project; b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and c) the redacted information exposes security

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
157.	Schedule C1, SWTC Appendix B8, clause 1.3(a)(iii), Locations	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
158.	Schedule C1, SWTC Appendix B8, Section 2, Performance and Technical Requirements	The information that is redacted is the entire section.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the design and technical requirements of the project; b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>disclosure.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
159.	Schedule C1, SWTC Appendix F1, Sections 2.4 and 5, Software and Digital Engineering	The information that is redacted is the entire section.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the software and digital engineering requirements that the LW ITC Contractor must follow;</p> <p>b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and</p> <p>c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
160.	Schedule C1, SWTC Appendix F2, Clause 2.12, Security and Resilience	The information that is redacted is the entire clause.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	Management Plan		scrutiny.	<p>a) the redacted information sets out the security requirements that the LW ITC Contractor must follow; and</p> <p>b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
161.	Schedule C1, SWTC Appendix F4, section 2.3, Minimum Workforce Development and Industry Participation	The information redacted are numbers and percentages.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out personnel requirements and workforce number the LW ITC Contractor must meet; and</p> <p>b) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted its obligations relating to the Management Requirements for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive commercial</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>value and prejudice the LW ITC Contractor's legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
162.	Schedule C1, SWTC Appendix F5, clause 10.4(a)(v), Construction Update Newsletters	The information redacted is the location of Substations and Works.	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
163.	Schedule C1, SWTC Appendix F8, Annexure B	The information redacted is the entire Annexure.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against</p>	<p>he Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			disclosure.	Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
164.	Schedule C1, SWTC Appendix F9, Annexure A2 and A3	The information redacted is the entire Annexure.	<i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i> The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) the redacted information sets out the design and technical requirements of the project; and b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in. Review: This information would be reviewed for disclosure as events and circumstances change.
165.	Schedule C1, SWTC Appendix D, E and H	The information redacted is the entire Appendices. Further redactions may follow.	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i> The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins. <i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i> The disclosure of this information could	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) The redacted information contains drawings; b) the redacted information sets out the design and technical requirements of the project; c) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in d) the redacted information sets out the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>reasonably be expected to affect public safety or scrutiny.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>requirements for emergency access;</p> <p>e) the redacted information sets out the safety requirements;</p> <p>f) the redacted information sets out the precautions that the LW ITC Contractor must take to prevent public access to worksites;</p> <p>g) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack;</p> <p>h) the redacted information regulates the LW ITC Contractors' relationship with Interface Contractors when accessing the site;</p> <p>i) the disclosure of the redacted information would reveal the level of interface risk the LW ITC Contractor was willing to price and accept in relation to its interface obligations; and</p> <p>j) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted its obligations relating to the Management Requirements for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>commercial value and prejudice the LW ITC Contractor's legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
166.	<p>Schedule C1, SWTC Main Body clauses 2.3(b)(i), 2.3(b)(ii)H, 2.3(b)(ii)J, 2.3(b)(vi), 2.3.1.1(a), 2.3.1.1(b)(ii), 2.3.1.1(b)(iii), 2.3.1.2(a), 2.3.1.2(b)(i), 2.3.1.2(b)(ii), 2.3.1.3(a)(i), 2.3.1.3(a)(iv), 2.3.1.3(a)(v), 2.3.1.5(a), 2.3.1.7(a), 2.3.1.8, 2.3.1.8(c), 2.3.1.8(e), 2.3.1.10, 2.3.1.10(c), 2.3.1.10(e), 2.3.5(a)(ii), 2.3.5(a)(vi),</p>	<p>The information redacted are defined terms.</p>	<p><i>Section 32(1)(c), item 2(d) and (e) of the table in section 14</i></p> <p>The disclosure of this information could reasonably be expected to affect public safety or scrutiny.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the location of Substations and Works for the project; and b) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	2.3.5(a)(vi), 2.3.5(a)(viii), 2.3.5(a)(ix), 2.3.5(b), 2.4.2(a), 4.3.1(b)(i), 4.3.1(b)(ii), 4.3.1(b)(iii), 3.9(g)(i) Schedule C1, SWTC Appendix A3, Defined Terms and Acronyms Schedule C1, SWTC Appendix B2, clause 1.2.1(d), 1.2.1(d)(i), 1.2.1(d)(ii), 1.2.1(e), 1.21(e)(i), 1.21(e)(ii), 1.2.1(i)(i), 1.2.1(m), 1.2.2(c)(iv), 1.2.2(c)(v), 1.2.2(d)(iv), 1.2.2(d)(v), 1.2.2(e)(i),			

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	<p>1.2.2(c)(ii)</p> <p>Schedule C1, SWTC Appendix B3.1, clause 1.3(a)(iii), 1.3(a)(iv), 1.2.2(c)(iv), 1.2.2(d)(iv), 1.2.2(e)(i),</p> <p>Schedule C1, SWTC Appendix B3.2, clause 1.3(a)(iii), 1.3(a)(ii)</p> <p>Schedule C1, SWTC Appendix B3.4, clause 1.3(a)(iii), 1.3(a)(iv)</p> <p>Schedule C1, SWTC Appendix B3.5, clause 1.3(a)(i), 1.3(a)(ii)</p> <p>Schedule C1, SWTC Appendix B4, clause 1.3(a)(i), 1.3(a)(ii)</p> <p>Schedule C1,</p>			

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
	SWTC Appendix B8, clause 2.1(c)(iv), 2.1(c)(v), 5.1(b)(iv), 5.1(b)(iv) Schedule C1, SWTC Appendix B9, clause 2.6.1(c)(i), 2.3(d)(i), 2.3(d)(i)			
167.	Schedule C5, Provisional Sum Work	The information redacted are dollar amounts.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out value of provisional sum work; and b) the LW ITC Contractor is still in the process of engaging subcontractors. If the redacted dollar amounts were disclosed, potential subcontractors may be able to use that information to their advantage in negotiations with the LW ITC Contractor, thereby prejudicing the LW ITC Contractor's negotiating position. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				Review: This information would be reviewed for disclosure as events and circumstances change.
168.	Schedule C7 and C8, Principal's Design Stage 3 Documents and Principal's Design Stage 1 Documents	The information redacted is the entire Schedule.	<p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the design and technical requirements of the project; b) the disclosure of this information could disclose intellectual property that the LW ITC Contractor has an interest in; and c) the redacted information exposes security vulnerabilities in the project. Revealing the redacted information may risk exposing the project to the risk of attack. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
169.	Schedule C10, Items 8, 11 and 15, BCMS – DSI Contract Terms Sheet	The information redacted is percentages and the liability caps.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the</i></p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out limitations on the LW ITC Contractor's and the BMCS Contractor's liability in connection with a particular event; b) exposing the redacted information would reveal the apportionment of risk between the Principal, the LW ITC Contractor and the

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p><i>table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>BMCS Contractor's in relation to the occurrence of that particular event. Exposing this information may provide insight into the LW ITC Contractor's and the BMCS Contractor's views on the likelihood of that key risk arising; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could prejudice the parties' legitimate business, commercial or financial interests, and also prejudice the effective exercise of the Principal's functions.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
170.	Schedule C10, Item16, BCMS – DSI Contract Terms Sheet	The information redacted is a date.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out the date that the Defects Correction Period ends;</p> <p>b) exposing the redacted information would reveal the apportionment of risk between the Principal, the LW ITC Contractor and the BMCS Contractor in relation to in relation to the rectification of defects after the Date of Completion of the last Portion to reach</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>Completion, and therefore the level of risk that the LW ITC Contractor and he BMCS Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's and he BMCS Contractor's views on its potential capabilities and likelihood of ongoing defects arising;</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests; and</p> <p>d) the public interest has been served by revealing the existence of the Defects Correction Period. In light of the disclosure of this information there is an overriding public interest against the disclosure of the date.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
171.	Schedule E1, Site, Worksites and Related Drawings	The information redacted is the entire schedule.	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the</p>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
			<p>agency's functions.</p> <p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>(a) the redacted information sets out:</p> <ul style="list-style-type: none"> (i) the Site Access Drawings; and (ii) the Access Periods, <p>(as those terms are defined in Schedule E1 of the LW ITC Contract);</p> <p>(b) the LW ITC Contractor has obligations under the LW ITC Contract with respect to accessing the Construction Site, including obligations relating to the prevention of delay and avoiding or minimising the consequences of such delay and disruption during construction. Revealing the redacted information would provide insight into the level of risk the LW ITC Contractor was willing to price and accept. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could prejudice the LW ITC Contractor's legitimate business, commercial or financial interests; and</p> <p>(c) the public interest has been served by revealing the existence of the Site Access Schedule.</p> <p>Review: This information would be reviewed for</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				disclosure as events and circumstances change.
172.	Schedule E2, Track Possessions and Extended Track Possessions	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the track possession regime based on the proposal submitted by the LW ITC Contractor; and b) the disclosure of the redacted information would provide insight on the apportionment of risk between the Principal and the LW ITC Contractor in relation to the LW ITC Contractor's Program and related risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. If this information were revealed, it could place the parties at a substantial commercial disadvantage when tendering or negotiating in future projects of a similar nature. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests. <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
173.	Schedule E3, Planning Approval	The information redacted is names and	<p><i>Section 32(1)(d), item 3(a) of the table in section 14</i></p> <p>The disclosure of this information would reveal an</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against</p>

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
		contact details of individuals, where the documents are not already publicly available.	individual's personal information. There is an overriding public interest against disclosure.	disclosure of this information because the redacted information is the names of individual persons. The Principal considers that any public interest in favour of the disclosure is not significantly advanced by the disclosure of this information, and is outweighed by the public interest against the disclosure as identified above.
174.	Schedule E4, Requirements of Third Party Agreements	The information redacted are tables.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the extent of the Principal's responsibility and obligations for certain third party agreements; b) exposing the redacted information would reveal the calculation of risk under the LW ITC Contract. Exposing this information may provide insight into the LW ITC Contractor's risk profile and profit margins; and c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
175.	Schedule E5, Third Party Agreements	The information redacted are all of the attachments to the schedule.	<p><i>Section 32(1)(d), item 1(f) of the table in section 14</i></p> <p>The disclosure of this information could prejudice the effective exercise by an agency of the agency's functions.</p> <p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the Third Party Agreements between the Principal and third parties; b) the Principal is still in the process of negotiating the draft Third Party Agreements. The disclosure of the redacted information may prejudice the interests of the third parties and affect the status of the negotiations; c) the executed Third Party Agreements may separately be disclosed as required; d) further, the disclosure of the redacted information would provide insight on the apportionment of risk between the Principal and the LW ITC Contractor in relation to the draft Third Party Agreements, and therefore the risk that the LW ITC Contractor was willing to price and accept. If this information were revealed, it could place the parties at a substantial commercial disadvantage when tendering or negotiating in future projects of a similar nature. Therefore the disclosure of

Item	Clause (and general description)	Information redacted	Reason(s) for redaction under GIPA Act	Public interest considerations
				<p>the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
176.	Schedule E7, Key Programme Time Periods	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out sensitive information regarding the LW ITC Contractor's pricing risk; b) the redacted information sets out information redacted in other schedules to the Contract; c) exposing the redacted information would reveal the apportionment of risk between the Principal and the LW ITC Contractor in relation to key risks, and therefore the risk that the LW ITC Contractor was willing to price and accept. Exposing this information may also provide insight into the LW ITC Contractor's views on its potential capabilities and likelihood of key events arising; and d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients,

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				<p>competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
177.	Schedule E10, Barangaroo Cooperation and Collaboration Agreement	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> (a) the information redacted sets out the interface agreement between the Principal, BDA and the Central Barangaroo Developer and each party that subsequently accedes to the agreement; (b) the Central Barangaroo Developer and BDA are still in confidential negotiations. The disclosure of the redacted information may prejudice the status of their negotiations; (c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate

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				<p>business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
178.	Schedule E11, Barangaroo Delivery Authority Interface Requirements	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>(a) the information redacted concerns the interface between the Barangaroo Delivery Authority, the Principal, and the LW ITC Contractor; and</p> <p>(b) exposing the redacted information is expected to place the agency at a commercial disadvantage when negotiating intergovernmental agreements of a similar nature, thereby prejudicing the business and commercial interests of the relevant agency.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
179.	Schedule F1, Payment	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information itemises:</p> <p>(iii) the components of the Target Cost;</p>

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			<p>at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>and</p> <p>(iv) payment constraints in respect of the Target Cost and pricing assumptions;</p> <p>b) the redacted information is commercial-in-confidence as its disclosure would provide visibility on the LW ITC Contractor's profit margins in relation to the work;</p> <p>c) the itemisation of work may also reveal a program which the LW ITC Contractor has invested a significant amount of time developing, and which the LW ITC Contractor may want to use in future bids to gain a competitive advantage; and</p> <p>d) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted the work for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the LW ITC Contractor's legitimate business, commercial or financial interests.</p>
180.	Schedule F2, Schedule of Rates for Self-	The information redacted is the	<i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence</i>	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against

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	<p>Performed Reimbursable Work, Reimbursable Cost Element Adjustments, Post Completion Activities, Compensable Contamination, Northern Connection Works and Indicative Spares</p>	<p>entire schedule.</p>	<p><i>provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>disclosure of this information because:</p> <ul style="list-style-type: none"> a) the redacted information itemises all rates (including Labour Rates, Salary Multipliers, Plant & Equipment Rates, and Compensable Contamination) for, amongst other things, Self-Performed Reimbursable Work, Reimbursable Costs Elements and Compensable Contamination; b) the redacted information is commercial-in-confidence as its disclosure would provide visibility on the LW ITC Contractor's profit margins in relation to the work; c) the itemisation of work may also reveal a program which the LW ITC Contractor has invested a significant amount of time developing, and which the LW ITC Contractor may want to use in future bids to gain a competitive advantage; and d) disclosure of the redacted information may provide insight on how the LW ITC Contractor priced and accepted the work for the project. If this information were revealed, it could place the LW ITC Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to other contractors who the LW ITC Contractor may have to negotiate or bid against. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the LW ITC Contractor's legitimate business,

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				<p>commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
181.	Schedule F4, Parent Company Guarantee	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the parent company guarantees between the Principal and the parent companies of the LW ITC Contractor; b) the redacted information is commercially sensitive, and if disclosed may provide a unique insight into the parties internal cost structures; c) disclosure of the redacted information may also provide insight on how the parties apportioned risk under the LW ITC Contract, and therefore the risk that the LW ITC Contractor was willing to price and accept; and d) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value

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				<p>and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
182.	Schedule F5, Insurance Policies	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <ul style="list-style-type: none"> a) the redacted information sets out the terms of the contracts works and public and products liability insurance policies; b) exposing the redacted information would reveal the apportionment of insurance risk between the Principal and the LW ITC Contractor in relation to its insurance obligations and insurance risk, and the level of insurance risk that the LW ITC Contractor was willing to price and accept; c) the scope of the insurance may be taken as an indication of the risk levels involved with the LW ITC Contractor's obligations under the LW ITC Contract. This may have signalling effects to the market and provide insight into the LW ITC Contractor's financial arrangements; d) knowledge of the extent of the insurance obligations may have adverse impacts on the LW ITC Contractor's ability to negotiate with its subcontractors and other related parties,

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				<p>particularly in circumstances where the contractor seeks to ensure those parties effect their own insurance; and</p> <p>e) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
183.	Schedule F6, Performance and Compliance Incentive Payment Schedule	The information redacted is the entire schedule.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:</p> <p>a) the redacted information sets out the LW ITC Contractor's entitlement to earn performance incentive payments;</p> <p>b) exposing the redacted information may also reveal risk that the LW ITC Contractor was willing to price and accept in relation to the work in light of the incentive payments. It may also provide insight on the LW ITC Contractor's capabilities; and</p> <p>c) revealing the information would place the</p>

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			<p>prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against disclosure.</p>	<p>parties at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily accessible to potential future clients, competitors and contractors. Therefore the disclosure of the information could reduce the information's competitive commercial value and prejudice the parties' legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>
184.	Schedule G1, Electronic Files	The information redacted is drawings and technical information.	<p><i>Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4</i></p> <p>The disclosure of this information discloses the LW ITC Contractor's cost structure or profit margins and would place the LW ITC Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the contractor's profit margins.</p> <p><i>Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14</i></p> <p>The disclosure of this information could reveal commercial-in-confidence provisions of a government contract, diminish the competitive commercial value of information to a person and prejudice a person's legitimate business and commercial interests.</p> <p>There is an overriding public interest against</p>	<p>The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:</p> <p>a) the redacted information sets out:</p> <ul style="list-style-type: none"> a. sketches related to redacted clauses b. Principal's Design Stage 1 Documents – HV c. Principal's Design Stage 1 Documents – Tunnel Ventilation d. Principal's Design Stage 1 Documents – Tunnel Services e. Principal's Design Stage 1 Documents – Groundwater Treatment Plant f. Principal's Design Stage 1 Documents – Track g. Principal's Design Stage 1 Documents

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			disclosure.	<ul style="list-style-type: none"> - Artarmon Substation h. Principal's Design Stage 1 Documents <ul style="list-style-type: none"> - Barangaroo Crossover Cavern Internal Structure i. Workplace Relations Management Plan August 2018 for Sydney Metro City & Southwest - Line-wide Works j. Site Access Area Drawings k. Station Access Sketches l. LW Contractor's Initial Program (PDF version) m. LW Contractor's Initial Program (P6 version) n. Central Barangaroo Precinct drawing o. Initial Road Condition Report p. TSE Handover Works Schedule q. Initial Cost Plan (PDF version) <p>b) exposing the redacted information would reveal the risk that the LW ITC Contractor was willing to price and accept, and also provide insight in relation to the LW ITC Contractor's profit margins; and</p> <p>c) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, thereby prejudicing the parties'</p>

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				<p>legitimate business, commercial or financial interests.</p> <p>Review: This information would be reviewed for disclosure as events and circumstances change.</p>