Government Information (Public Access) Act 2009

Redaction Register

Standing Offer Deed (Contract No. CW2556368) dated 25 July 2023

Under the *Government Information (Public Access) Act 2009* (NSW) (**GIPA Act**), there is a general public interest in favour of the disclosure of government information. However, whether there are overriding public interest considerations against disclosure, or there are commercial-in-confidence provisions, such information will not be disclosed.

The following table summarises confidential information contained in the abovementioned contract that has been redacted from the contract published on the TfNSW website and the reason the information has not been disclosed.

There is currently no intention that this confidential information will be published in the contracts register at a later date.

Capitalised terms in this table have the meaning given to them in the contract unless the context indicates otherwise.

References to page numbers are references to pages in the PDF in its entirety.

Page Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
1 Executive Summary paragraph 4	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosure of this information may provide insight into the Contractor's cost structure or profit margins; 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	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 The disclosure of this information could reveal commercial-in-confidence provisions of a

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			value and prejudice the parties' legitimate business, commercial or financial interests.	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
3	Contract Price: Lump Sum Prices	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosure of this information may provide insight into the Contractor's cost structure or profit margins; 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.	disclosure. Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
3	Contract Price: total lump sum Current Contract price	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4

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	for the mandatory Work		a) disclosure of this information may provide insight into the Contractor's cost structure or profit margins; 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.	The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
3	Contract Price: total estimated budget value for On Condition Works	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 The disclosure of this information could reveal commercial-in-confidence provisions of a

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			value and prejudice the parties' legitimate business, commercial or financial interests.	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.
3	Contract Price: estimated budget value for HVAC Work	Value of the estimated budget value for HVAC Work	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14
			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 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.
3	Contract Price: total Current budget estimate for mandatory and	Value of the total Current budget estimate for mandatory 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) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; and	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a

Page Reference	Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
	On Condition Works	On Condition Works	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.	substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
4	Contract Price: P item prices for HVAC Works	Lump Sum Prices – P items prices for HVAC Works: values of Base Date Price and Current Price for Activity and Car Types	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.

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				There is an overriding public interest against disclosure.
5	Contract Price: P item prices for HVAC Works	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosure of this information would provide insight into the Contractor's cost structure or 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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
5	Contract Price: Total Current budget	Value of the Total Current budget estimate	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:	disclosure. Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4
	estimate	Sommato	a) disclosure for the following reasons. a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; and b) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the	The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins.

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			information would be readily accessible to potential future clients, competitors and contractors.	Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14
			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 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
5	Contract Price: estimated amount for HVAC P Items	Value of the estimated amount for HVAC P Items	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	disclosure. Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.

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5	Contract Price: Name of the HVAC P Items Work Subcontractor	The information redacted is the name of the HVAC P Items Work Subcontractor	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure because: a) the redacted information is the name of the HVAC P Items Work Subcontractor on the project; 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.	Section 32(1)(a), item 4(b) of the table at section 14, paragraph (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information would disclose commercial-in-confidence provisions of the contract. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
5	Contract Price: On condition Inspection of Cars: Lump Sum Prices	On condition Inspection of Cars: Lump Sum Prices – values of Base Date Price for inspection during normal working hours and for inspection outside of normal	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14

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		working hours including weekends	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 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
6	Contractor's Representative	The information redacted is the name and email of the Contractor's Representative.	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. 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.	disclosure. Section 32(1)(d), item 3(a) of the table in section 14 The disclosure of this information would reveal an individual's personal information. There is an overriding public interest against disclosure.
6	Defects Liability Period	The information redacted is a Period of Time for the Defects Liability Period.	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 Period of Time for the Defects Liability Period; 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	Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.

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			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 c) the public interest has been served by revealing the fact that a Defects Liability Period is required from the Contractor. In light of the disclosure of this information there is an overriding public interest against the disclosure of precise time periods.	
7	Contractor's key people	The information redacted are the names of the Contractor's key people.	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. 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.	Section 32(1)(d), item 3(a) of the table in section 14 The disclosure of this information would reveal an individual's personal information. There is an overriding public interest against disclosure.
7	Pre-approved subcontractors:	The information redacted are the names of the preapproved subcontractors	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure because: a) the redacted information are the names of the pre-approved subcontractors on the project; 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	Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.

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			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.	There is an overriding public interest against disclosure.
8	Cap on Delay Costs	The information redacted is the entire Clause except the heading.	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 information is commercial-in-confidence as its disclosure would provide visibility on the Contractor's costs and profit margins in relation to the work; and b) disclosure of the redacted information may provide insight on how the Contractor priced and accepted the work for the project. If this information were revealed, it could place the 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 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 Contractor's legitimate business, commercial or financial interests.	Section 32(1)(a), paragraphs (b), (c) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4 The disclosure of this information would provide visibility on the Contractor's cost structure, profit margins or full base case financial model and would place the Contractor at a substantial commercial disadvantage in relation to potential competitors or other contractors. Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14 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.
9	Liquidated damages	The information redacted is the entire Clause	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:	Section 32(1)(a), paragraphs (b), (c) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4

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	payable by Contractor		a) the information is commercial-in-confidence as its disclosure would provide visibility on the Contractor's costs and profit margins in relation to the work; and b) disclosure of the redacted information may provide insight on how the Contractor priced and accepted the work for the project. If this information were revealed, it could place the 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 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 Contractor's legitimate business, commercial or financial interests.	The disclosure of this information would provide visibility on the Contractor's cost structure, profit margins or full base case financial model and would place the Contractor at a substantial commercial disadvantage in relation to potential competitors or other contractors. Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14 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.
9	Cap on Liquidated Damages	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) Exposing this information may provide insight into the Contractor's cost structure profit margins; 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	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 The disclosure of this information could reveal commercial-in-confidence provisions of a

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			value and prejudice the parties' legitimate business, commercial or financial interests.	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.
9	Part 3 Execution by the Contractor's Representative of Original Quotation	The information redacted is the name and signature of the Contractor's Representative.	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. 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	Section 32(1)(d), item 3(a) of the table in section 14 The disclosure of this information would reveal an individual's personal information. There is an overriding public interest against disclosure.
11	Attachment 2 Special Conditions	The information redacted is the entire Clause except the heading.	the disclosure as identified above. 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 information redacted is commercial-inconfidence as its disclosure would provide visibility on the Contractor's costs and profit margins in relation to the work; and b) disclosure of the redacted information may provide insight on how the Contractor priced and accepted the work for the project. If this information were revealed, it could place the Contractor at a substantial commercial disadvantage in future projects of a similar nature, as the information would be readily	Section 32(1)(a), paragraphs (b), (c) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4 The disclosure of this information would provide visibility on the Contractor's cost structure, profit margins or full base case financial model and would place the Contractor at a substantial commercial disadvantage in relation to potential competitors or other contractors. Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14

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			accessible to other contractors who the 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 Contractor's legitimate business, commercial or financial interests.	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.
13	Attachment 4 Pricing Schedule	The information redacted is the entire Clause except the heading.	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 information is commercial-in-confidence as its disclosure would provide visibility on the Contractor's costs and profit margins in relation to the work; and b) disclosure of the redacted information may provide insight on how the Contractor priced and accepted the work for the project. If this information were revealed, it could place the 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 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 Contractor's legitimate business, commercial or financial interests.	Section 32(1)(a), paragraphs (b), (c) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4 The disclosure of this information would provide visibility on the Contractor's cost structure, profit margins or full base case financial model and would place the Contractor at a substantial commercial disadvantage in relation to potential competitors or other contractors. Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14 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.
16	Attachment 5 – Delivery Plan	Dedicated Team to deliver the XPT Life Extension	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure of this information because:	Section 32(1)(a), paragraphs (b), (c) and (e) of the definition of "commercial-in-confidence provisions" at section 1 of Schedule 4

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		CCO Program FY23-24 The information is the Diagram of team structure	a) the information is commercial-in-confidence as its disclosure would provide visibility on the Contractor's costs and profit margins in relation to the work; and b) disclosure of the redacted information may provide insight on how the Contractor priced and accepted the work for the project. If this information were revealed, it could place the 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 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 Contractor's legitimate business, commercial or financial interests.	The disclosure of this information would provide visibility on the Contractor's cost structure, profit margins or full base case financial model and would place the Contractor at a substantial commercial disadvantage in relation to potential competitors or other contractors. Section 32(1)(d), items 4(b), 4(c) and 4(d) of the table in section 14 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.
17	Attachment 6 – On Condition Works	The information redacted is the value of the cost of the On-Condition Works	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 The disclosure of this information could reveal commercial-in-confidence provisions of a

Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
		value and prejudice the parties' legitimate business, commercial or financial interests.	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.
Attachment 6 – On Condition Works	The information redacted are the values of the cost of the On-Condition Works – P Items	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
Attachment 6 – On Condition Works	The information redacted are the values of the cost of the On-	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons:	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins
	Attachment 6 – On Condition Works Attachment 6 – On Condition	Attachment 6 – On Condition Works Attachment 6 – On Condition Works Attachment 6 – On Condition Works – P Items The information redacted are the values of the Conton Condition Works – P Items	Reference/ Subheading Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - P Items Attachment 6 - On Condition Works - On Condition Works - P Items Attachment 6 - On Condition Works - On Condition Works - On Condition Works - Condition Works - On Condition Works - On Condition Works - On Condition Works - Condit

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		Condition Works – Maintenance Works	a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
18	Attachment 6 – On Condition Works	The information redacted are the values of the cost of the On-Condition Works – HR Variations	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	There is an overriding public interest against disclosure. Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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

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				and prejudice a person's legitimate business and commercial interests.
				There is an overriding public interest against disclosure.
18	Attachment 6 – On Condition Works	The information redacted are the values of the cost of the On-Condition Works – Non-stock Materials and Services	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; and b) revealing the information would place the parties at a substantial commercial disadvantage in future projects of a similar nature, as the	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins.
			information would be readily accessible to potential future clients, competitors and contractors.	Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14
			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 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.
19-29	Attachment 6.1 - Schedule of Existing P	The information redacted are the values 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:	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4
	Items Rates	Items and the applied Labour Price Index value	a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; and	The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in

Page Reference	Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
			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.	relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
29	Attachment 6.1 - Schedule of Existing P Items Rates	The information redacted is the value of the rate applied to Subcontract pricing.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	There is an overriding public interest against disclosure. Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.

Page Reference	Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
				There is an overriding public interest against disclosure.
30	Attachment 6.2 - Schedule of New P Items Rates as per CCO scope v0.4 rev4	The information redacted are the values of the P Items and the applied Labour Price Index value	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
30	Attachment 6.2 - Schedule of New P Items Rates as per CCO scope v0.4 rev4	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins.

Page Reference	Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
			potential future clients, competitors and contractors.	Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14
			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 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.
32	Attachment 8.1 - Schedule of Rotables Forecast	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14
			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 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.

Page Reference	Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
33-34	Attachment 8.2 - Schedule of HVAC Rotables Forecast	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
35	Attachment 9 – Risk Register	The information redacted is the entire Risk Register information.	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 identification analysis and treatment for potential risks identified by the Contractor; 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	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14

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			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 revealing the fact that a Risk Register is required from the Contractor. In light of the disclosure of this information there is an overriding public interest against the disclosure of precise Risk details.	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.
37	Annexure B – Schedule of Prices	The information redacted are the values of Hourly and Daily Rates for the Resource Types	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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

Page Reference	Clause Reference/ Subheading	Information Redacted	Public Interest Consideration	Reason for Redaction under GIPA Act
37	Annexure B – Schedule of Prices – Third- party costs component	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) exposing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.
38	Annexure D – KPIs	The information redacted is the entire list of KPIs.	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 list of KPIs agreed by the Principal and Contractor to be used to measure the performance by the Contractor; b) exposing the redacted information would reveal the commercial arrangements with the Contractor; and	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14

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			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 revealing the fact that a KPI performance regime is required from the Contractor. In light of the disclosure of this information there is an overriding public interest against the disclosure of the precise KPIs.	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.
40	Price Schedule - XPT Life Extension: Pricing	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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

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41	Price Schedule - XPT Life Extension: Option and On Condition Variation	The information not disclosed relates to a commercial regime that has not been disclosed.	The Principal weighed the competing public interest considerations and determined that there was an overriding public interest against disclosure for the following reasons: a) disclosing the redacted information may provide insight into the Contractor's cost structure or profit margins; 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.	and prejudice a person's legitimate business and commercial interests. There is an overriding public interest against disclosure. Section 32(1)(a), paragraphs (b) and (e) of the definition of "commercial-in-confidence provisions" at clause 1 of Schedule 4 The disclosure of this information discloses the Contractor's cost structure or profit margins and would place the Contractor at a substantial commercial disadvantage in relation to potential contractors and provide visibility on the Contractor's profit margins. Section 32(1)(d), item 4(b), (c) and (d) of the table in section 14 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.