Dated 202

NORFOLK COUNTY COUNCIL

AND

XXXXXXXX

MEMBERS ACCESS ACCESS ACCESS TO REIT OF THE ISP AND MEMBER (TA SELECES) 24 FR. EWORK



BETWEEN

NORFOLK COUNTY COUNCIL of County Hall, Martineau Lane, Norwich, Norfolk, NR1 2DH ("Norfolk");

AND

XXXXXXXXXXX of XXXXXXXXXXXXXXXXXXX ("Beneficiary");

NOW IT IS AGREED as follows:

1 BACKGROUND

Last updated: April 2024

- 1.1 Norfolk County Council is the procurement body for a Navi single and multiprovider Framework Agreements for the provision of service to be known as the National LGPS Frameworks.
- 1.2 Further to this the Beneficiary has agreed enter into this Manbers Access Agreement in order to regulate an enter ties it may arise as a result of the establishment and use of the Francisco.

2 DEFINITIONS AND INTERPRETATION

2.1 The following definitions and have be following meanings:

"Agreement" means this Manage Access Agreement;

"Call-Off Control means and call contract entered into pursuant to the terms of the Framework

"Chief Executive" manys the paid service at a Council;

"Compensation of Date" havens the date of this Agreement;

"Direct Loses" can be lamage, losses, liabilities, claims, actions, costs, expenses including the cost of legal or professional services, legal costs being on an agent/client dient paying basis), proceedings, demands and charges whether arising under statul contract or at common law but, to avoid doubt, excluding Indirect costs of the liability, action, proceedings and/or demand asserted against a Party;

"Expiry Lite" means the later of the date on which all liabilities under the Frameworks Call-off Contract cease:

"Framework" means the Framework Agreements entered into by the Norfolk County Council and the Providers for the purposes of procuring services in relation to the administration of Pension Schemes, as listed from time to time on http://www.nationallgpsframeworks.org;

"Indirect Losses" means loss of profits, loss of use, loss of production, loss of business or loss of business opportunity or any indirect loss of any nature;

"Parties" means the parties to this Agreement;

"Potential Liabilities" means any Direct Loss and/or Indirect Loss suffered or incurred by a Party arising out of or in connection with any or all of the following:

- (a) any delay in the procurement of the Frameworks;
- (b) any finding that the Frameworks have not been procured in compliance with the Public Contracts Regulations 2015; and
- (c) any claim brought by a contractor against that Party under the Frameworks and/or any Call-Off Contract;

"Officers" means the Parties' officers tasked with working on the Frankworks

"Working Day" means any day other than a Saturday, Sunday public holic in England and Wales.

- 2.2 The interpretation and construction of a type of shall all be subject to the following provisions:-
 - 2.2.1 words importing the singular pleaning in the where the context so admits the plural handing as vice versa;
 - 2.2.2 words imposing the many line include the feminine and the neuter;
 - 2.2.3 the words "include a nord "including" are to be construed as were impediate followed by the words "without limitation";
 - 2.2.4 refer ces at person shall include natural persons and partner ips, fine and other incorporated bodies and all other legal persons whatever kind and however constituted and their sessors of permitted assigns or transferees;
 - 2.2.5 e expression "this Agreement" shall include any document or the terms of any document which are incorporated by reference into this Agreement;
 - eferences to any statute, enactment, order, regulation or other similar instrument shall be construed as a reference to the statute, enactment, order, regulation or instrument as amended by any subsequent enactment, modification, order, regulation or instrument as subsequently amended or re-enacted;
 - 2.2.7 headings are included in this Agreement for ease of reference only and shall not affect the interpretation or construction of this Agreement;

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- 2.2.8 references in this Agreement to any Clause or Sub-Clause or Schedule without further designation shall be construed as a reference to the Clause or Sub-Clause or Schedule to this Agreement so numbered;
- 2.2.9 references in this Agreement to any paragraph or sub-paragraph without further designation shall be construed as a reference to the paragraph or sub-paragraph of the relevant Schedule to this Agreement so numbered:
- 2.2.10 reference to a Clause is a reference to the whole of that clause unless stated otherwise:
- and in the event and to the extent only any conflict between the Clauses and the remainder of the Schedules, s, the Clauses shall prevail over the remainder of the Schedules.

3 TERM

3.1 This Agreement shall come into force on the Comencement Date a shall continue in force until the Expiry Date.

4 STATUS OF THE AGREEMENT

4.1 The Parties agree that Agree shall take the form of a legally binding relationship and all obligations and liable as between them created by this Agreement shall from the Commence of the bed agreed accordingly.

5 GENERAL PRINCIPA

5.1 Each Party represents to hearth a Party to this Agreement that it has obtained all necessary consents to other into Agreement for the purposes of the Frameworks.

6 LIABILITIES ID IN WITIES

- Subject to his cause 6, each Party agrees that as from the Commencement Date it shall bear Potential Liabilities that it may suffer and/or incur.
- 6.2 Efficiency acknowledges and agrees to fully indemnify Norfolk against all actions, aims, costs, expenses and damages brought against or suffered by Norfolk arising or of this Agreement except where such actions, claims, costs, expenses and damage are brought against or suffered by Norfolk due to the negligence of Norfolk.
- 6.3 The Beneficiary agrees and acknowledges that where Norfolk is found liable for any actions, claims, costs, expenses and damages brought against or suffered by it that arise in part due to negligence, default, fraud, or breach of contract by the Beneficiary then the Beneficiary shall fully indemnify Norfolk in respect of that part of the actions, claims, costs, expenses and damages which it caused or is responsible for.

For the avoidance of doubt the Beneficiary's liability under this Agreement's clauses 6.2 and 6.3 shall be limited to liabilities arising pursuant to:

6.4.1 the XXXXXXXXXXXXX; and

6.4.2 any additional Frameworks accessed by the Beneficiary pursuant to clause 7.2.

7 USE OF THE FRAMEWORKS

- 7.1 The Beneficiary shall pay a contribution of [£] [()] by making a payment to Norfolk's bank account.
- 7.2 Where the Beneficiary wishes during the term of this Agramment to access additional Frameworks (in whole or in part (lots)) provided by Norfold Shall:
 - 7.2.1 Give written notice to Norfolk in the form attached it. • • A;
 - 7.2.2 Pay the relevant additional fee as pullished from time to the or http://www.nationallgpsframeworks.org
 - 7.2.3 Observe, perform and be borned, by term and condition of this Agreement in relation to the addition framework with a set from the date of receipt of its notice to Norfolk in cordance with Clause

8 INSURANCE

- 8.1 Each Party shall obtain and take sin three shout the term of this Agreement insurance sufficient to cover all of its old gates under his Agreement.
- 8.2 Each Party shall be lifty the oper Paragainst loss sustained as a result of breach of this Clause 8.

9 CONFIDEN WFORMATI

- 9.1 Subject to Claus 19 and 1, each Party shall at all times use their reasonable endeavous to Sep schential (and to procure that their respective employees, gents, or chants and sub-contractors shall keep confidential) all Confidential Information procerning the Frameworks or the business and affairs of each Party which may now or at any time hereafter be in its possession and shall not disclose it to consent of the other Party, such consent not to be unreasonably withheld.
- 9.2 For the arpose of this Agreement, "Confidential Information" means any information ed to any Party or their employees, agents, consultants or sub-contractors (the "Receiving Party") which was imparted to the Receiving Party on the basis that it is to be kept confidential or would by its nature normally be regarded as being confidential or which to the knowledge of the Receiving Party was obtained by the other Party on the basis that it was to be kept confidential or is of commercial value in relation to the Frameworks but shall not include any information which is for the time being in the public domain otherwise than by reason of its wrongful disclosure by the Receiving Party.

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- 9.3 This Clause 9 shall continue without limit of time and shall survive the termination of this Agreement.
- 9.4 This Clause 9 shall not prevent the disclosure of any Confidential Information relating to the Frameworks which is reasonably disclosed for the furtherance of the Frameworks or the promotion of the Frameworks provided that the relevant Party or person disclosing the information takes all steps that are commercially practicable to preserve the confidentiality of the information and shall not prevent the disclosure of any Confidential Information where required by law.

10 COMPLIANCE WITH LAWS

- 10.1 The Parties shall at all times perform their respective obligations under this Agreement in accordance with all applicable law.
- 10.2 Each Party shall indemnify and keep indemnified the other Party gainst all losses, claims, damages, liabilities, costs and expenses (including conable legacosts) incurred by the other Party in respect of any breach of this Claus 10 by a Party and/or any act or omission of any sub-contractor.
- 10.3 Each Party shall, at its own expense, ensure that omplies with and assists the other Party to comply with the requirement n and registory requirements legis in force from time to time in the U ersor lating to e use data, and the privacy of electronic communications. uding, with ne Data Protection Act t limitation gulations made thereunder) (ii) the UK 2018 or any successor legislation and any GDPR and (iii) the Pr and nic Communications Regulations 2003 d the ance and codes of practice issued by the (SI2003/2426) as amend Information Commissione er rele regulatory authority and applicable to a Party.

11 FREEDOM OF INFOR

- 11.1 other Party is subject to the requirements of the Each Party acknowled es tha at 2000 the Freedom of Information (Scotland) Act 2002 Information Free Environmental Information Regulations 2004 or the and th (as Enviro ental cotland) Regulations 2004 (as appropriate) and each e assist and co-operate with the other Party (at their own Party sh hable the other Party to comply with these information disclosure kpense) obligations
- 11.2 Pale receives a request for information under either the Freedom of Information Act 2000 or the Freedom of Information (Scotland) Act 2002 (as appropriate) ("FOIA") or the Environmental Information Regulations 2004 or the Environmental Information (Scotland) Regulations 2004 (as appropriate) ("EIR") in to information which it is holding on behalf of the other Party in relation to the Frameworks, it shall:
 - 11.2.1 transfer the request for information to the other Party as soon as practicable after receipt and in any event within two Working Days of receiving a request for information;
 - 11.2.2 provide the other Party with a copy of all information in its possession or power in the form that the Party requires within 10 Working Days (or such longer period as the Party may specify) of the Party requesting that information; and

11.2.3 provide all necessary assistance as reasonably requested by the other Party to enable that Party to respond to a request for information within the time for compliance set out in the FOIA or the EIR.

12 DISPUTE RESOLUTION PROCEDURE

- 12.1 A Party wishing to invoke the dispute resolution process shall send a written notice to the other Party specifying the nature of the dispute and its proposals for resolving the same.
- 12.2 A senior Officer representing each of the Parties shall meet within 14 days of receipt of a notice to attempt to resolve the dispute.
- 12.3 Should the action in Clause 12.2 fail to resolve the discrete, the Chickensecutives of the Parties shall meet within 14 days of the meeting is red to it have 12.2 and attempt to resolve the dispute.
- 12.4 Should the dispute remain unresolved the matter will be referred to Claud 19.2 for determination.

13 WITHDRAWAL AND CONSEQUENCES

- 13.1 Where any Party withdraws from his Agreement:
 - the rights and obligations and Party in respect of the Frameworks shall cease such a wal;
 - the Agreement stall contains in full force in respect of any liabilities which arise of of the Agreement up to the Expiry Date;
 - the wine swing carty stall become immediately liable to pay any sum the next tranother Party under this Agreement; and
 - the disput procedure set out in Clause 12 shall remain in force in ect of a port of the matters arising from the performance of or wind of a Party under this Agreement.
- Party who ag to withdraw from this Agreement shall give written notice to the other Party, and to date of withdrawal of that Party shall be the date one month from the given the receipt of the notice by the other Party.

14 VANIATION

14.1 Ship the element may only be varied or modified by a supplemental agreement which is made in writing and executed by authorised signatories of the Parties.

15 ENTIRE AGREEMENT

15.1 This Agreement constitutes the entire agreement and understanding of the Parties and supersedes any previous agreement between the Parties relating to the subject matter of this Agreement.

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16 WAIVER

- 16.1 The failure to exercise or delay in exercising a right or remedy provided by this Agreement or by law does not constitute a waiver of the right or remedy or a waiver of other rights or remedies.
- 16.2 A waiver of a breach of any of the terms of this Agreement or of a default under this Agreement does not constitute a waiver of any other breach or default and shall not affect the other terms of this Agreement.
- A waiver of a breach of any of the terms of this Agreement or a default under this Agreement will not prevent a Party from subsequently require compliance with the waived obligation.

17 NOTICE

- 17.1 Any notice given to a Party under or in connection with the greement state in writing and shall be:
 - delivered by hand or by pre-partirst-class post or or next working day delivery service registed office (if a company) or its principal place of bracess (same of the case);
 - 17.1.2 sent by email
- 17.2 Any notice shall be deen have have received:
 - if delivered is hard on structure of a delivery receipt or at the time the notice is later proper diverse;
 - if you are-par first-cass post or other next working day delivery serve at a par on the second Working Day after posting or at the time regreded by adelivery service.
 - 17.2.3 at 9.00 am on the next Working Day after transmission.
- This clauded a not apply to the service of any proceedings or other documents in my legal con or, where applicable, any arbitration or other method of dispute resolution.

18 GENERAL

- 18.1 Notbig contained or implied herein shall prejudice or affect the Parties' rights and powers duties and obligations in the exercise of their functions as Local Authorities and/or in any other capacity and all rights powers discretions duties and obligations of the Parties under all Laws may at all times be fully and effectually exercised as if the Parties were not party to this Agreement and as if this Agreement had not been made.
- 18.2 The Parties shall only represent themselves as being an agent, partner or employee of any other Party to the extent specified by this Agreement and shall not hold

- themselves out as such nor as having any power or authority to incur any obligation of any nature express or implied on behalf of any other Party except to the extent specified in this Agreement.
- 18.3 This Agreement is personal to the Parties and no Party shall assign transfer or purport to assign or transfer to any other persons any of its rights or sub-contract any of its obligations under this Agreement.
- 18.4 No person other than the Parties shall be entitled to enforce any of its terms under the Contracts (Rights of Third Parties) Act 1999.
- 18.5 The Parties shall at all times deal with one another and the espective rights and responsibilities under this Agreement in good faith including the spect of any disputes between them.
- 18.6 If any term, condition or provision of this Agreement wall be said to be invalid, unlawful or unenforceable to any extent, such term, condition provision stall not affect the validity, legality and enforceability of the other provisions of order other documents referred to in this Agreement.
- 18.7 The Parties commit to share data and browledge relevant to the Frameworks where appropriate and in accordance with the last and the Data of tection Act 2018.
- 18.8 This Agreement may be exected in any number of contracts and by the Parties on separate counterparts but should be active until each Party has executed at least one counterpart. Execute a series of executed, shall be an original of this Agreement and all counters as shall be executed one instrument.

19 LAW AND JURISDICTION

- 19.1 This Agreemen contract made in England and Wales and red a çonsi shall be subject to pland and Wales and any dispute or claim arising out of or in connec its subject matter or formation (including nonwith ims) shall be governed by and construed in accordance disputes of cont ngland Wales. with t
- Subject to the Vision. The Dispute Resolution Procedure, the Parties agree that the courts angland and Wales shall have exclusive jurisdiction to hear and settle any action, bit, proceeding or dispute in connection with this Agreement (including normalization disputes or claims) and irrevocably submit to the jurisdiction of those outs.

Annex A Notice letter template

National LGPS Frameworks, Norfolk Pension Fund County Hall Martineau Lane Norwich NR1 2DH

[Insert dat 1]

Dear [

Members Access Agreement – Access to antional LG Frame

Please note with effect from your received this leave we wish to access the following additional LGPS Frameworks in accordance with the extra and a lititions of our Members Access Agreement:

Yours sincerely

IN WITNESS WHEREOF this Agreement has been executed as a deed by the parties on the date of this Agreement.

THE COMMON SEAL OF)
NORFOLK COUNTY COUNCIL)
was affixed hereto)
in the presence of)
Executed as a deed by [Fund/organisation name] acting I [NAME OF SIGNATORY], a director and [NAME OF SECOND SIGNATORY], [a director]	[SIGNATURE OF FIRST DIRECTOR] Director
	SIGNATURE OF SECOND
	Director Of Secretary]