

## Appendix 8: Changes to the general contractual wording

[Changes to the general contractual wording shall be set out in Appendix 8, unless the general contractual wording refers such changes to different Appendices.

Changes can be made to all the clauses in the Agreement, even where there is no clear reference to the fact that changes can be agreed. Changes to the contractual wording shall be specified here so that the wording of the general contractual wording remains unchanged. It must be stated clearly and unequivocally which clause or clauses in the Agreement have been changed and the results of the change.

Any reservations about or remarks on the agreement draft must be included here. The bidder must state what the consequences are if the reservations are not taken into consideration. The Contractor should, however, be aware of the fact that deviations, reservations or changes to the Agreement in connection with the submission of a tender may result in rejection of the tender by the Customer].

Clause of the Agreement	Shall be replaced by
Chapter 1.1 Paragraph 1	The Agreement governs the provision of <b>operation and</b> maintenance services for software and any equipment as specified in more detail in the Appendices.
Chapter 6.1 Paragraph 1	The <b>Contractor</b> shall perform daily follow-up actions. This includes making back-up copies of software and data, as well as ensuring that equipment and software are utilised and stored as prescribed by the equipment or software provider.
Chapter 11.4.4 Paragraph 1	If there is a material breach of contract, the Customer may, after giving the Contractor written notice and a reasonable deadline for remedying the situation, terminate the Agreement for breach with immediate effect. <b>Terminating this contract will also terminate the SSA-T Development and customization agreement.</b>