

which have not been agreed by the Supervisors will require consent from the Agency, in the normal way.

16 (your number) The Agency has a policy in respect of gifts, inducements or rewards than can result in an individual being disciplined or their contract terminated. This clause is therefore not necessary. If, for any reason, something occurred that warranted the termination of the MoU we would expect Clause 3 to be used and reasonable notice provided.

17 (your number) Because the Agency will have issued Epping Forest District Council with an order for the works we would expect to be invoiced against that order. The MoU relates only to the Agency and EFDC. There is no scope for any of it to be transferred to a third party.

18 (your number) There is no scope for the MoU to be interfered with by a third party.

I do not anticipate any problems arising as a result of the Memorandum of Understanding that cannot be resolved by us as the Supervisors. If for any reason there are issues that cannot be resolved I remain confident that they will be resolved by our respective senior managers in such a way as to not incur either party in unreasonable additional costs.

I anticipate that we will work together to protect both the natural environment and those deemed at risk from fluvial flooding from what will be Main River Watercourses in what I hope will be a partnership to benefit our respective organisations.

Yours sincerely,



George R Campbell
Technical Specialist, Operations Delivery, THAMES NE
Direct Dial 01920 443711