Formal Instruments of Agreement

Queensland Government departments are required to use standard contracts, developed by the Department of Housing and Public Works, on all government building projects. A number of these contracts provide an option for the parties to execute a Formal Instrument of Agreement.

This policy advice note provides guidance to departments on the application, preparation and execution of a Formal Instrument of Agreement including advice on which government building projects require a Formal Instrument of Agreement to be executed.

What is a Formal Instrument of Agreement?

When executed by the parties to an agreement, the Formal Instrument of Agreement is a legal document evidencing the agreement between them. For a government building project, such an instrument is prepared to formalise the agreement between the parties and to annex all contractual documents comprising the agreement. Further, the execution of a Formal Instrument of Agreement in the form annexed to the contracts developed by the Department of Housing and Public Works for use on government building projects provides for the agreement between the parties to become a deed, evidenced in one document.

The Formal Instrument of Agreement, which, in order to take effect as a deed must be executed in accordance with relevant legislation, typically lists and annexes the principal’s letter of acceptance, the conditions of contract, the drawings and specifications, the contractor’s tender and any other documents forming part of the contractual agreement between the parties.

Which agreements should be formalised by a Formal Instrument of Agreement?

A Formal Instrument of Agreement does not need to be created and signed in order for a contract to exist between the parties, provided there is an offer and unequivocal acceptance,
and the other legal requirements for contract formation are present. However, a Formal Instrument of Agreement is required on particular government building projects because of the legal implications of executing a deed and the benefit of having all contract documents compiled in one formal document.

A Formal Instrument of Agreement should be executed for government building projects with a value of $20 million or more and for all projects where a Managing Contractor form of contract is used, regardless of the value. Additionally, executing a Formal Instrument of Agreement should be considered for significant, complex or high risk government building projects where the additional protection of a deed, as described below, would be desirable. The Contract Services unit of the Department of Housing and Public Works can be contacted to give guidance where there is any uncertainty as to whether a Formal Instrument of Agreement is required.

What is the legal effect of a Formal Instrument of Agreement executed as a deed?

In Queensland, legislation sets out a prescribed limitation period for particular classes of action and the time within which a legal proceeding must be commenced. For actions founded in contract, the time is six years from the date on which the cause of action arose. If a Formal Instrument of Agreement is executed as a deed, the statutory limitation period is extended to that applying to deeds, being twelve years.

As required under policy requirement 16 of the Capital Works Management Framework, departments must consult with the Contract Services unit of the Department of Housing and Public Works before commencing any major disputation or litigation in respect of a government building contract.

Preparation of a Formal Instrument of Agreement

The Formal Instrument of Agreement in the form annexed to the contracts developed by the Department of Housing and Public Works for use on government building projects should be completed with the project specific details, including a list of all contractual documents which reflect the agreement between the parties. These documents must be compiled, marked for identification and bound behind the Formal Instrument of Agreement. It is important to ensure that the Formal Instrument of Agreement only lists and annexes documents which evidence the agreement between the parties with all relevant documents included.

Where a Standards Australia contract, or other contract conditions where the holder of copyright is not the State of Queensland, is used for the General Conditions of Contract, the General Conditions will only be included where a copy has been purchased for each bound copy of the Formal Instrument of Agreement, otherwise only the Special Conditions of Contract should be incorporated and by reference in that document the General Conditions of Contract are incorporated.

The documents annexed to the Formal Instrument of Agreement should be hard copy rather than electronic, with the exception of very large volumes of drawings (over 100). These
may be included on an electronic medium bound with the annexed documents. However, significant drawings must be included in full scale hard copy form rather than at a reduced scale. Each page of the Formal Instrument of Agreement should be numbered consecutively.

It is also important that the Formal Instrument of Agreement and annexed documents be bound in a unique way, with a durable cover to be readily distinguished from other copies of the contract documents and to facilitate it remaining in sound condition for its required life. The resulting bound document is typically quite substantial. However, given the significance of the document including that it may be relied upon many years after it was first created, such as in the event of any dispute or audit of the project, these requirements are important.

Two identical, bound copies of the Formal Instrument of Agreement and annexed documents are required for execution by both parties.

**Execution of a Formal Instrument of Agreement**

For a Formal Instrument of Agreement to take effect as a deed, it must contain the legal requirements of a deed and be executed in accordance with legislation. The signature block in the Formal Instrument of Agreement annexed to the contracts developed by the Department of Housing and Public Works complies with the legislative requirements for execution of a deed by the principal.

The two copies of the Formal Instrument of Agreement should be prepared and executed by both parties at the time of the principal accepting the contractor's offer to carry out the project, or as quickly as possible thereafter, to avoid any later confusion or ambiguity over the documents which constitute the agreement.

The bound copies of the Formal Instrument of Agreement and annexed documents should be executed by the contractor first, in accordance with the contractor's execution authority for execution of deeds. On return of the executed bound copies from the contractor, each copy should be executed by an officer with the delegated authority to enter into contracts on behalf of the principal. If the cover page of the Formal Instrument of Agreement requires a date be inserted, it should be dated on the day it is signed by the principal (being the last party to sign). It is recommended that the front cover of each document annexed to the Formal Instrument of Agreement in the bound copies also be signed by both parties at the time they execute the deed.

Each party then retains a copy of the executed bound document as evidence of the entire agreement between them.

For the Managing Contractor form of contract with more than one stage, a Formal Instrument of Agreement should be completed and documents compiled as soon as possible after acceptance of Stage One. In the event the Managing Contractor provides a Guaranteed Construction Sum (GCS) Offer pursuant to the contract which is negotiated by the parties and accepted by the principal with Stage Two proceeding, the consolidated GCS Offer should be compiled by the contractor and accepted by the principal.

Following acceptance by the principal, the principal should consolidate the documents and put them with the original bound Formal Instrument of Agreement and annexed documents. A subsequent formal instrument is not to be completed as the parties have already
formalised the agreement and proceeding to Stage Two has already been foreshadowed as a possibility in the agreement.

Contracts which annexe a pro-forma Formal Instrument of Agreement

The Department of Housing and Public Works contracts which annexe a Formal Instrument of Agreement in the approved form include:

- Special Conditions of Contract to be read in conjunction with the Australian Standard General Conditions of Contract (AS 2124 - 1992)
- Special Conditions of Contract to be read in conjunction with Australian Standard General Conditions of Contract for Design and Construct AS 4300-1995
- Managing Contractor Design and Construction Management suite of contracts.

For further information

For further information on the use of standard government building contracts, contact:

Contract Services
Building Industry and Policy
Department of Housing and Public Works
GPO Box 2457
Brisbane QLD 4001

Telephone: 07 3008 2477

Email: ContractServices@hpw.qld.gov.au
Web: www.hpw.qld.gov.au

For further information on the Capital Works Management Framework, contact:

The Manager
Building Policy and Practice
Building Industry and Policy
Department of Housing and Public Works
GPO Box 2457
Brisbane QLD 4001

Telephone: 07 3008 2517

Email: bip@hpw.qld.gov.au
Web: www.hpw.qld.gov.au

© The State of Queensland
(Department of Housing and Public Works)

July 2017 (includes updates to contacts)

First published April 2011