Optimising Ewe Reproductive Performance in Containment Areas
Request for tender

Tenderer:

Date completed:

The contents of this request for tender and all other information and materials provided by or on behalf of Meat & Livestock Australia Limited (MLA), are the property of MLA and are confidential to MLA. All materials provided by or on behalf of a tenderer to MLA will become the property of MLA. There is no payment for tender applications.
TABLE OF CONTENTS

1. INTRODUCTION AND INSTRUCTIONS 1
   1.1 Meat & Livestock Australia Limited (MLA) 1
   1.2 Invitation 1
   1.3 Tenders 1
   1.4 Ownership of tenders 2
   1.5 Disclosure 2
   1.6 Questions 2
   1.7 Extension of Closing Date 2
   1.8 Discussion and public statements 3
   1.9 Conflict of interest 3
   1.10 Pricing information 3
   1.11 Tender validity period 3
   1.12 Applicable law 3
   1.13 Privacy 4
   1.14 MLA’s rights 4
   1.15 Costs 4
   1.16 Binding agreement 5
   1.17 Selection process 5

2. TENDERER INFORMATION Error! Bookmark not defined.
   2.1 Details of tenderer Error! Bookmark not defined.
   2.2 Pricing Error! Bookmark not defined.
   2.3 Proposed subcontractors and suppliers Error! Bookmark not defined.
   2.4 Insurance Error! Bookmark not defined.
   2.5 References Error! Bookmark not defined.

3. SPECIFICATION 6

4. MLA’S STANDARD TERMS 8

5. DECLARATION 15
   5.1 For corporate tenderers 15
   5.2 For individual tenderers 15
1. INTRODUCTION AND INSTRUCTIONS

Meat & Livestock Australia Limited (MLA)

1.1 MLA undertakes a range of research and development and marketing programs designed to benefit beef, sheepmeat and goatmeat industry participants, from livestock producers to retail service providers. It also provides a number of research and development and marketing services to related industry sectors including meat processors and live animal exporters.

Invitation

1.2 MLA invites interested parties to submit tenders by **17.00 (AEST) on 13th January 2020** (Closing Date), to complete - **Optimising Ewe Reproductive Performance in Containment Areas**

Tenders

1.3 Tenders must comply with all requirements specified in this request for tender.

1.4 Please submit an electronic/soft copy of the tender in Microsoft Word format.

1.5 All sections in MLA’s Investment Call proposal template must be completed.

1.6 Section 3 describes MLA’s requirements for the review. Each tenderer must provide a statement detailing how it would meet MLA’s requirements in Section 3.

1.7 Section 4 contains the terms of the agreement which MLA wishes to enter into with the successful tenderer. While the final agreement may also take into account negotiations between MLA and the successful tenderer, MLA has certain minimum legal requirements that must be satisfied before it is prepared to enter into an agreement with a supplier.

1.8 Where the successful tenderer has in place a negotiated standard agreement with MLA the terms of that agreement will apply. Where no previously negotiated agreement is in place, **unless clearly stated to the contrary in the tender, all terms of the agreement in Section 4 will be deemed to be accepted by the tenderer.** If the tenderer is proposing any variations to those terms, the tenderer must identify the precise clause, detail the reasons for non-acceptance and, if appropriate, provide the tenderer’s proposed alternative wording to the clause.

1.9 Section 5 contains a declaration to be completed by the tenderer.

1.10 All tenders should be sent to:

   Attention: Joe Gebbels – jgebbels@mla.com.au – 0407 002 928
   Meat & Livestock Australia
   PO Box 1961
   North Sydney NSW 2059

and should contain:
(a) a completed full application template;
(b) any additional information, reports or documents required in relation to the Specification in Section 3;
(c) a statement detailing how the tenderer will meet MLA’s requirements in Section 3;
(d) any comments on or proposed amendments to the terms set out in Section 4 and the reason why the amendments are required; and
(e) the completed declaration in the form set out in Section 5.

1.11 MLA will treat all tenders in confidence. MLA reserves the right however, to include external experts in the review process; these persons will be required to sign appropriate confidentiality agreements.

Ownership of tenders

1.12 All material submitted in response to this request for tender will become the property of MLA.

1.13 Any intellectual property rights that exist in a tender will remain the property of the tenderer.

1.14 The tenderer licenses MLA, its employees, agents, contractors and advisers to copy, adapt, modify or do anything else to, all material submitted in response to this request for tender, including material in which the tenderer’s or any other person’s intellectual property rights subsist, for the purposes of evaluating the tender.

Disclosure

1.15 In providing a tender the tenderer agrees to the disclosure of information in the tender to MLA’s employees, agents, contractors and advisors, for the purposes of this tender process and any legal or MLA policy requirement.

1.16 Tenderers must identify any information that they consider should be protected as confidential information and provide reasons for this.

Questions

1.17 Any questions must be submitted in writing and marked to the attention of Joe Gebbels, jgebbels@mla.com.au. MLA may provide the answers to such questions to all tenderers.

Extension of Closing Date

1.18 MLA may extend the Closing Date. Tenderers may request an extension by written request marked to the attention of the MLA Contact at least 3 business days prior to the Closing Date and must provide reasons in support of the request.

1.19 Any extension of time will be granted to all tenderers, not only the tenderer requesting the extension.
Discussion and public statements

1.20 Unless expressly provided in this request for tender, tenderers and their employees, agents, contractors and advisers must not at any time during the tender process approach or discuss with any MLA employees, agents, contractors or advisers (except the MLA Contact) any matter relating to the request for tender or the tender.

1.21 Tenderers must not make any public statement about this request for tender without the prior written consent of MLA.

Conflict of interest

1.22 Where tenderers identify that a conflict of interest might arise in the provision of goods or services contemplated by this request for tender, tenderers are to identify that potential conflict of interest in their tender. If an actual or potential conflict of interest arises, the tenderer must immediately notify MLA in writing. If any conflict of interest might arise for a tenderer before entering into an agreement for the provision of goods or services contemplated by this request for tender, MLA may:

(a) enter into discussions to seek to resolve such conflict of interest;

(b) disregard the tender provided by such a tenderer; or

(c) take any other action it considers appropriate.

Budget information

1.23 Budget information specified in tenders must:

(a) be expressed in Australian dollars;

(b) be inclusive of all charges, and expenses;

(c) identify separately the duties and taxes, including goods and services tax (GST) component of the price; and

(d) apply for the duration of the provision of the goods and services contemplated by this request for tender.

Tender validity period

1.24 Each tender must remain open for acceptance by MLA for a period of at least six months from the Closing Date. The tenderer should specify any longer periods for which the offer remains valid.

Applicable law

1.25 The laws of New South Wales apply to this request for tender.
Privacy

1.26 Tenderers must ensure that it complies with the *Privacy Act 1998* in submitting its tender and, if successful, in entering into an agreement for the provision of goods and services contemplated by this request for tender.

MLA’s rights

1.27 MLA reserves the right, but is in no way obliged, to:

(a) reject any tender;

(b) close the right to submit tenders at any time before the Closing Date, without giving any reason or communicating such closure to any person;

(c) accept late tenders;

(d) accept any tenders which do not otherwise comply with the terms of this request for tender;

(e) accept part tenders;

(f) withdraw this request for tender or issue a new request for tender;

(g) vary the terms of this request for tender;

(h) negotiate directly with any person before or after the Closing Date;

(i) discuss with each tenderer details of its tender; and

(j) vary the tender selection process set out in this request for tender.

1.28 In addition to its rights under paragraph 1.27, MLA may decline to consider or accept any tender from a tenderer who does not satisfy MLA of the tenderer’s ability to complete the tender in accordance with its terms.

1.29 MLA is not bound to accept the lowest or any tender.

1.30 MLA may waive compliance with any of the terms of this request for tender and consider and accept any tender which does not conform with these terms.

1.31 MLA may require a tenderer to provide such further information as MLA requires in order to consider the tenderer’s tender and, if so required, the tenderer must promptly provide such information.

Costs

1.32 MLA will not be responsible for any costs or expenses incurred by the tenderer arising in any way from the preparation of tenders.
**Binding agreement**

1.33 A tender will not be deemed to have been accepted, nor any agreement arise between a tenderer and MLA, until the successful tenderer and MLA enter into a formal agreement for the provision of the goods and services contemplated by this request for tender.

**Selection process**

1.34 MLA will review each tender and may select a short list of tenderers. Any such short listed tenderers may be required to present to MLA and a successful tenderer may be selected from such a list.
2. SPECIFICATION –

OPTIMISING EWE REPRODUCTIVE PERFORMANCE IN CONTAINMENT AREAS

Background

Seasonal conditions across large parts of eastern and southern Australia has resulted in large numbers of pregnant ewes being managed in containment areas due to low feed on offer, to protect ground cover and to safeguard animal welfare outcomes. Similarly, there has been a large increase in the number of companies producing products to support sheep in intensive feeding environments including aspects such as feeding, animal health, nutrition and pen design.

Despite this, there remains significant uncertainty amongst producers as to how to optimise the reproductive performance of ewes in containment areas. There is also a lack of low level, definitive data supporting ‘ideal system design’ for intensive ewe management with a wide range of recommendations being given to the industry often with little supporting evidence.

As such, the purpose of this Terms of Reference (TOR) is to call for a review into best practice management of ewe’s pre-joining and during gestation whilst in containment areas. Applicants should note that this review TOR specifically excludes the management of lambing ewes in containment areas.

Applications to the tender should focus on the following specific TOR:

1. Optimising reproductive performance (joining and gestation) in containment areas. This should include a focus on ewe health and welfare outcomes.

2. Optimised feeding strategies for pregnant ewes in containment areas. This should include consideration of supplementation regimes and ewe body condition score management.

Brief

The core focus of this project is to conduct a literature review of best practice management and feeding strategies for pregnant ewes in containment areas; this includes the management of joining in containment areas.

Applicants should conduct a detailed literature review to identify and articulate current knowledge gaps before developing a series of researchable recommendations to fill identified gaps. Additionally, applicants should collate and condense existing materials in order to develop (where possible) producer facing materials for extension.

Materials are expected to be formatted in consultation with the MLA Adoption and Communications Teams and using standard MLA formatting.

Stage one - Literature review
The core objective of this project is to complete a literature review to guide and refine the development of recommendations for further R&D activities.

Key deliverables are:

1. Review available literature on a) the management of ewe reproductive performance in containment areas b) optimised feeding strategies for ewes pregnant in containment areas.
2. Identification of current practices for managing pregnant ewes in containment areas.
3. Finalisation of researchable recommendations to fill identified knowledge gaps.

Applicants could also consider consulting with a focus group to provide feedback on current practices, reproductive performance observations (for ewes in containment) and to advise and inform the development of researchable recommendations.

To be complete by 15th March 2020

Stage two – Development and packaging of extension outcomes

Where suitable materials are identified from previous research, into the management of pregnant ewes in containment, applicants should condense and refine information into producer facing materials for extension. This stage will not go ahead in the event that suitable materials are not identified through the review of literature.

This should be done in consultation with the relevant MLA Adoption Manager and Communications Manager.

To be complete by 30th April 2020

Deliverables

1. A final report submitted to MLA on the standard reporting template detailing outcomes as per the above brief.
2. Extension materials for incorporation in to industry extension packages.
3. A draft scientific journal article ready for submission for peer review.

Proposal requirements

Proposals will need to address the following:

1. A clear understanding of the identified objectives and deliverables
2. Proposed methodology/ies, including:
   • approach to be undertaken, including how current prevalence rates will be identified and how the economic impact of maternal dystocia can be estimated
   • timetable of activities and achievements, including major stages and milestones
   • reporting procedures

3. Consultant and team capabilities, skills and experience
   • Proven ability of all team members to complete contracts on time and budget and meet client needs.
   • Knowledge and experience of all team members including skills specifically related to the sheep and lamb feedlotting sector and containment management of sheep.
   • An understanding of the issues facing lamb and sheepmeat businesses.

4. Cost and value for money
   • MLA seeks a quotation for the project. The quote should identify personnel working on the project, time and daily rate for those people, as well as listing other project expenses. Where consultation with industry is required, applicants should seek to utilise the most cost effective approach to limit the requirement for travel.

5. Conflict of interest
   • Notify MLA of any potential conflict of interest.

Contracting

Researchers/consultants will be contracted using the standard MLA consultancy agreement; see terms and conditions below. If the Researchers/consultants is proposing any changes to these terms, the tender response must include any comments on or proposed amendments to the terms set out below and the reason why the amendments are required.

Fees and conditions of payment

Payments will be in accordance with a payment schedule linked to milestone reports. Milestones for reporting and payment of fees may be negotiated at the commencement of the project.

Further information
For further information on the project, please contact:

Joe Gebbels
Manager – Sheep Research & Development
P: 0407 002 928
E: jgebbels@mla.com.au
Proposals and quotation should be submitted electronically by 17.00 AEST on Monday 13th January 2020 to the contact above.

Timeline

<table>
<thead>
<tr>
<th>Milestone</th>
<th>Activity</th>
<th>Date due</th>
</tr>
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<tbody>
<tr>
<td>1. Project</td>
<td>approved</td>
<td>21st Jan 2020</td>
</tr>
<tr>
<td>2. Submission of the stage one report to be submitted to MLA.</td>
<td>15th Mar 2020</td>
<td></td>
</tr>
<tr>
<td>Go/No Go</td>
<td>Go/No Go point dependent on the identification of suitable materials for extension. Decision to be made by the MLA project lead.</td>
<td>20th Mar 2020</td>
</tr>
<tr>
<td>3. Final Report and draft journal to be submitted to MLA. Development and packaging of extension materials.</td>
<td>30th Apr 2020</td>
<td></td>
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3. MLA’s STANDARD CONSULTANCY TERMS

AGREEMENT

BETWEEN

MEAT & LIVESTOCK AUSTRALIA LIMITED
ABN 39 081 678 364

AND

LEGAL ENTITY NAME
ABN <insert ABN>

PROJECT NO. X.XXX.XXXX

ProjectTitle
CONSULTANCY AGREEMENT

THIS AGREEMENT IS MADE ON

PARTIES

MEAT & LIVESTOCK AUSTRALIA LIMITED ABN 39 081 678 364 of Level 1, 40 Mount Street, North Sydney, New South Wales (MLA)

LEGAL ENTITY NAME ABN <insert ABN> of <insert street address, suburb and state> (Consultant)

BACKGROUND

MLA has agreed to engage the Consultant to provide the Services and the Consultant has agreed to accept the engagement on the terms, set out in this agreement.

AGREEMENTS

1. DEFINITIONS AND INTERPRETATION

1.1. Definitions

1.1.1. Where commencing with a capital letter:

Confidential Information means all trade secrets and know-how, financial information and other commercially valuable information of whatever description and in whatever form and, in the case of MLA, includes the MLA Material.

Consultant Background IP means Intellectual Property owned, licensed or held by the Consultant and made available by the Consultant under this agreement, including but not limited to the Intellectual Property specified in the schedule.

Effective Date means the earlier of the start date in the schedule or the date of this agreement;

Intellectual Property means all patents, patent applications, trade marks, service marks, designs, plant breeder’s rights, copyright, know-how, trade secrets, eligible layout rights, domain names, internet addresses, rights in confidential information and all and any other intellectual property rights whether registered or unregistered and rights to apply for any of the same, and includes the Confidential Information;

MLA Material means all material and Intellectual Property provided by MLA to the Consultant for the purpose of this agreement;

Nominated Persons means the persons named in the schedule and such other persons approved in writing by MLA to perform the work in respect of the Services on behalf of the Consultant;
Project IP means all Intellectual Property brought into existence for the purpose of providing the Services;

Safe Work Method Statement means a statement about the safety processes and procedures devised by the Consultant with reference to the risk framework detailed in the annexure;

Services means the services to be provided by the Consultant under this agreement, including but not limited to the services specified in the schedule; and

Site means any sites at which it carries out any part of the Services.

1.1.2. Where a word or phrase is given a defined meaning another part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning.

1.2. Presumptions of interpretation

Unless the context otherwise requires a word which denotes:

(a) the singular denotes the plural and vice versa; and

(b) a person includes an individual, a body corporate and a government.

1.3. Successors and assigns

A person includes the trustee, executor, administrator, successor in title and assign of that person. This clause must not be construed as permitting a party to assign any right under this agreement.

2. APPOINTMENT OF THE CONSULTANT

2.1. Appointment

MLA appoints the Consultant to provide the Services in accordance with the timetable set out in the schedule on the terms set out in this agreement, and the Consultant accepts the appointment.

2.2. Nominated Persons

The Consultant:

(a) must, subject to the terms of this agreement, cause only the Nominated Persons to perform the work in respect of the Services on behalf of the Consultant;

(b) undertakes that the Nominated Persons will perform this work to the best of their skill and ability; and
must provide each Nominated Person with a copy of this agreement and take all reasonable steps to explain it to them.

3. **OBLIGATIONS OF THE CONSULTANT**

3.1. **Liaison**

The Consultant must:

(a) liaise with MLA in providing the Services; and

(b) if requested by MLA, provide reasonable details of the Consultant’s proposed course of action and strategies,

for the purpose of enabling MLA to review the performance of the Consultant’s obligations under this agreement.

3.2. **Directions**

The Consultant must:

(a) comply with all reasonable and lawful directions of MLA from time to time concerning the Services; and

(b) at all times, act in the best interests of MLA. If at any time MLA reasonably considers that the Consultant has not acted in the best interest of MLA, MLA may immediately terminate this agreement in accordance with 13.2(c).

3.3. **Comply with all laws**

The Consultant must comply with all relevant laws and regulations when performing the Consultant’s obligations under this agreement.

3.4. **Insurance**

3.4.1. The Consultant must at all times maintain:

(a) adequate workers’ compensation insurance as required by law for its employees;

(b) professional indemnity insurance for an amount of at least $2 million; and

(c) public and product liability insurance for an amount of at least $5 million.

3.4.2. The Consultant must, on request by MLA, produce evidence of the currency of the insurance policies referred to in clause 3.4.1.
3.5.  Privacy

3.5.1. The Consultant must:

(a) comply with the Privacy Act 1988, including its Australian Privacy Principles;

(b) not disclose any personal information under or in connection with this agreement to any entities located outside of Australia without MLA’s prior written consent; and

(c) ensure that all of its subcontractors comply with this clause 3.5.

3.5.2. Without limiting clause 3.5.1:

(a) in relation to any personal information that the Consultant provides to MLA under this agreement, the Consultant warrants that it has:

   (i) before providing the personal information to MLA, notified all individuals to whom the personal information relates that it will be disclosing their personal information to MLA for the purposes of this agreement and obtained any required consent to such disclosure; and

   (ii) provided the individuals with the location of where MLA’s privacy policy can be found;

(b) in relation to any personal information provided to the Consultant by MLA under this agreement, the Consultant must:

   (i) only store, use, disclose or otherwise handle the information for the specific purposes for which it was provided to the Consultant under this agreement; and

   (ii) co-operate with any reasonable request or direction of MLA which relates to the protection of the information; and

(c) the Consultant must promptly notify MLA of any complaint that it receives concerning the personal information under this agreement and comply with any reasonable directions of MLA in relation to such complaint.

3.6.  Work Health and Safety

3.6.1. The Consultant acknowledges that MLA has engaged the Consultant for its expertise in providing the Services under the agreement.

3.6.2. In providing the Services the Consultant must and the Consultant must ensure that the Consultant’s directors, officers, employees, agents, subcontractors and consultants exercise all due skill, care and precautions to the standard expected of a suitably qualified, experienced and skilled consultant in providing similar Services which are safe and without risks to persons or property.

3.6.3. The Consultant acknowledges that it is solely responsible for all preparation and co-ordination required for the provision of the Services at a Site.
3.6.4. Without limiting any other clauses in this agreement, the Consultant must comply with, and ensure that its directors, officers, employees, agents, subcontractors and consultants comply with, all Laws, Codes of Practice and Australian Standards relating to work health and safety and that are applicable to the agreement or the performance of the Services under the agreement.

3.6.5. Without limiting clause 3.6.4, the Consultant must:

(a) implement, maintain and comply with a WHS Management System which must as a minimum requirement demonstrate compliance with all relevant Laws, Codes of Practice and Australian Standards;

(b) conduct a risk assessment prior to performing Services under the agreement and, if requested, submit to MLA for its records a Safe Work Method Statement, and at any time thereafter when those risk assessments are no longer valid. The Consultant must comply with the risk assessment in the performance of the Services under the agreement;

(c) ensure that the Consultant, and all persons performing the Services under the control or direction of the Consultant, are inducted, trained, informed and appropriately supervised during the performance of the Services;

(d) ensure that the Consultant, and all persons under the control and direction of the Consultant are trained, competent and properly licensed or authorised to operate plant and equipment, and that such plant and equipment is properly maintained and records retained;

(e) ensure that the Consultant, and all persons under the control and direction of the Consultant are properly informed, trained and supervised in the use of hazardous substances or dangerous goods;

(f) ensure that the Consultant consults with its workers and other relevant persons in relation to work health and safety matters relevant to the Services to be performed under the agreement, including providing appropriate means of communication to discuss health and safety matters;

(g) ensure that the Consultant, and all persons under the control and direction of the Consultant, are provided with all necessary personal protective equipment for the Services to be performed safely under the Agreement.

3.6.6. The Consultant must provide MLA, at MLA’s discretion, with access to and copies of such documents and information as may be necessary to establish the Consultant's compliance with its work health and safety obligations under the agreement.

3.6.7. Without limiting the requirements of clause 3.6.5, the Consultant must provide MLA with details of any near misses, incidents, injuries, damage to property and plant and the environment, including the occurrence of any such events to the Consultant or its directors, officers, employees, agents, subcontractors and consultants arising from the Services performed under the agreement.

3.6.8. The Consultant must, within 7 days of any event listed in clause 3.6.7 provide a written report to MLA giving complete details of the event, including results of investigations into causes, and any recommendations or strategies for prevention in the future.

3.6.9. If the Consultant is required by any laws to give notice of any event specified in clause 3.6.7 to a regulatory authority, the Consultant must at the same time or as soon practicable afterwards provide a copy of that notice to MLA.
3.6.10. Failure by the Consultant to comply with any work health and safety provisions of the agreement is a material breach of the agreement.

3.6.11. To the extent not prohibited by law, the Consultant will indemnify MLA against any damage, expense, loss or liability suffered or incurred arising out of or in connection with the failure by the Consultant to discharge its work health and safety obligations imposed by law or under the agreement.

3.6.12. Where the Consultant is not performing the Services in compliance with the agreement, or is performing the Services in such a way as to endanger the health and safety of any persons, or is likely to cause damage to plant, equipment materials or the environment, the Consultant must immediately stop work and remedy that breach. MLA may suspend the Services until such time as the Consultant satisfies it that the work will be resumed in conformity with applicable work health and safety laws, codes and standards. During any periods of suspension, MLA is not required to make payment whatsoever to the Consultant and the Consultant will not be entitled to any recovery of any moneys arising out of or in connection with any suspension directed by MLA under this clause.

3.6.13. If the Consultant fails to rectify any breach identified in clause 3.6.12 for which the performance of the Services have been suspended, or if the Consultant's performance has involved recurring breaches, MLA may at its option terminate the contract immediately, in whole or in part, without further obligation to the Consultant. In the event of this occurrence, MLA’s liability will be limited to payment for the Services performed and costs reasonably incurred by the Consultant up to the time of termination or an earlier suspension of Services.

4. **FEES AND EXPENSES**

4.1. **Fees**

MLA must pay the Consultant for providing the Services the fee specified in the schedule, provided that Services to which each payment relates are completed to the reasonable satisfaction of MLA.

4.2. **Expenses**

Unless otherwise specified in the schedule, MLA must reimburse the Consultant for all reasonable travel and telecommunication expenses incurred by the Consultant in providing the Services to the maximum amount if any, specified in the schedule, provided that the Consultant:

(a) obtains MLA’s prior written consent before incurring any travel or accommodation expenses not specified in the schedule; and

(b) gives MLA:

(i) details of the expenses incurred, together with evidence acceptable to MLA on reasonable grounds of the incurring of those expenses, including receipts for expenses over $20; and
4.3. **Payment**

Unless otherwise specified in the schedule, MLA must, subject to this clause 4, pay the fees and expenses referred to in clauses 4.1 and 4.2 in the following manner:

(a) the Consultant must after the end of each period or milestone specified in the schedule provide to MLA an invoice setting out details of:

(i) the Services provided, time worked and fees payable; and

(ii) expenses incurred,

in that period; and

(b) MLA must pay the invoice within 1 month after receipt of it.

5. **CONFIDENTIALITY**

5.1. **Consultant to maintain**

A party must not during or after the term of this agreement:

(a) except in the proper course of performance of this agreement, disclose to any person without the previous consent in writing of the other party:

   (i) the terms of this agreement;

   (ii) any Confidential Information or

   (iii) any other know how or trade secrets arising out of the provision of the Services; or

(b) use or attempt to use any of the items listed in clause 5.1(a) in any manner which may cause injury or loss to the other party or in any manner other than that contemplated by this agreement.

5.2. **Third party disclosure**

A party must take all such reasonable precautions as are necessary to maintain the confidentiality of the Confidential Information and must:

(a) prevent its disclosure directly or indirectly to any person other than in accordance with this agreement; and

(b) prior to disclosure to any person of any Confidential Information in accordance with this agreement, obtain a written undertaking of confidentiality from that person in the same terms as this clause 5.
6. INTELLECTUAL PROPERTY

6.1. Assignment

6.1.1. The Consultant assigns all Project IP to MLA as and when it is created, whether developed prior to the date of this agreement, existing as at the date of this agreement or created afterwards.

6.1.2. Where the Consultant engages an agent or contractor to provide any of the Services, the Consultant must ensure that the agent or contractor assigns to MLA all Project IP as and when it is created, whether developed prior to the date of this agreement, existing as at the date of this agreement or created afterwards.

6.2. Consultant Background IP

6.2.1. During the term of this agreement the Consultant must make available the Consultant Background IP to be provided by it.

6.2.2. When the Consultant makes Consultant Background IP available (other than that specified in the schedule) it must give a notice to MLA identifying the Consultant Background IP and the ownership of it, and details of any encumbrances.

6.2.3. The Consultant warrants that it is the owner of, or is otherwise entitled to provide, the Consultant Background IP which it makes available under this agreement.

6.2.4. The Consultant grants MLA a non-exclusive, perpetual, irrevocable, royalty free licence (including the right to sub-licence any third party) to use the Consultant Background IP to the extent required to enable MLA to use the Project IP.

6.3. Licence to the Consultant

6.3.1. MLA grants the Consultant a non-exclusive, royalty free licence (excluding the right to sub-licence) to use the Project IP and the Intellectual Property rights in the MLA Material solely for the purpose of enabling the Consultant to provide the Services during the term of this agreement.

6.4. Restrictions on use of MLA’s logo

The Consultant must not use (including in the Consultant’s publications or materials) any of MLA’s logos, trade marks or trade names without MLA’s prior written consent.

7. WARRANTY

The Consultant warrants that:

(a) the provision of the Services will not infringe any other person’s Intellectual Property rights and that MLA will be entitled to use the Project IP and the Consultant
Background IP without the consent of any other person and without infringing any other person’s Intellectual Property rights;

(b) it, its officers and employees, the Nominated Persons and all agents and contractors have the necessary experience, skill and ability to properly provide the Services on the terms set out in this agreement;

(c) the Services will be provided in a professional manner and conform to a standard of competence equal to that normally employed by consultants of good standing for services of a magnitude and nature similar to the Services;

(d) it is compliant with all workers’ compensation insurance requirements, superannuation contributions and tax payments for and on behalf of its workers.

8. MATERIAL

8.1. MLA Material

The MLA Material remains the property of MLA and, on termination of this agreement, the Consultant must immediately return the MLA Material and all copies of it to MLA and permanently delete from all computer systems under the control of the Consultant all MLA Material which is in electronic form.

8.2. Project IP

On termination of this agreement, the Consultant must immediately deliver the Project IP and all copies of it to MLA and permanently delete from all computer systems under the control of the Consultant all Project IP, which is in electronic form.

8.3. Safekeeping

The Consultant is responsible for the safekeeping and maintenance of the MLA Material and the Project IP and must ensure that the MLA Material and the Project IP are used, copied, supplied or reproduced only for the purposes of this agreement.

9. RELATIONSHIP OF THE PARTIES

9.1. No partnership

Nothing in this agreement creates an agency, partnership, joint venture or employment relationship between MLA and the Consultant or any of their respective employees, agents or contractors.

9.2. No holding out

Neither the Consultant nor any person acting on behalf of the Consultant may hold itself out as being entitled to contract or accept payment in the name of or on account of MLA.
9.3. **Exclusion**

MLA’s only liability is as expressly stated in this agreement. To the extent permitted by law, all other liability is excluded.

10. **SUBCONTRACTORS**

10.1. **Consent**

The Consultant must not without the prior written consent of MLA engage agents or contractors to assist the Consultant in providing the Services.

10.2. **Terms**

If the Consultant engages an agent or a contractor to assist the Consultant in providing the Services, the terms of engagement contain terms requiring the agent or contractor to:

(a) undertake obligations of confidentiality in substantially the same terms as clause 5;

(b) assign to MLA the Intellectual Property in any materials created under the engagement; and

(c) maintain such insurance in such amounts as MLA may specify.

11. **CONFLICT OF INTEREST**

The Consultant must not during the term of this agreement carry on or be involved in an activity or business which would adversely impact on:

(a) the Consultant’s ability to perform the Services fairly and independently in accordance with the terms of this agreement; or

(b) MLA’s ability to use or exploit the Project IP.

12. **INDEMNITY**

The Consultant indemnifies MLA against all damages, losses, costs and expenses incurred by MLA arising out of:

(a) any breach by the Consultant of this agreement; or

(b) any negligent or unlawful act or omission of the Consultant, its employees, the Nominated Persons and all agents and contractors in connection with this agreement.
13. **TERMINATION**

13.1. **Notice**

MLA may, on 1 months’ notice to the Consultant, terminate this agreement.

13.2. **Default**

If the Consultant:

(a) goes into liquidation, has a receiver or receiver and manager appointed to it or any part of its assets, enters into a scheme of arrangement with creditors or suffers any other form of external administration;

(b) fails, within 7 days after receipt of notice, to remedy any breach of its obligations under this agreement which is capable of remedy;

(c) breaches any provision of this agreement which is not capable of remedy; or

(d) persistently breaches its obligations under this agreement,

MLA may, by notice to the Consultant, terminate this agreement and recover from the Consultant all damages, losses, costs and expenses suffered by MLA.

14. **DISPUTE RESOLUTION**

14.1. **Dealing with disputes**

14.1.1. The parties must, without delay and in good faith, attempt to resolve any dispute which arises out of or in connection with this agreement prior to commencing any proceedings.

14.1.2. If a party requires resolution of a dispute it must do so in accordance with the provisions of this clause 14 and the parties acknowledge that compliance with these provisions is a condition precedent to any entitlement to claim relief or remedy, whether by way of proceedings in a court of law or otherwise in respect of such disputes, except in the case of applications for urgent interlocutory relief or a breach by the other party of this clause 14.

14.2. **Resolution by management**

14.2.1. If a party requires resolution of a dispute it must immediately submit full details of the dispute to the chief executive officer of the other party.

14.2.2. If the dispute is not resolved within 1 month of submission of the dispute to them, or such other time as they agree, the provisions of clause 14.3 will apply.
14.3. Conciliation

14.3.1. Disputes must be submitted to conciliation in accordance with and subject to the Institute of Arbitrators Australia Rules for the Conduct of Commercial Conciliations.

14.3.2. A party may not commence proceedings in respect of the dispute unless the dispute is not settled by conciliation within 1 month of submission to conciliation, or such other time as the parties agree.

15. GST

In relation to any goods and services tax (GST) payable for a taxable supply (as defined under GST law) by a party under this agreement, the recipient of the supply must pay the GST subject to the supplier providing a tax invoice (as defined under GST law).

16. MISCELLANEOUS

16.1. Notices

16.1.1. A notice under this agreement must be in writing and may be given to the addressee by:

   (a) delivering it to the address of the addressee;
   (b) sending it by pre-paid registered post to the address of the addressee;
   (c) sending it by facsimile to the facsimile number of the addressee; or
   (d) sending it by electronic mail to the last notified email address of the addressee, specified in the schedule and the notice will be deemed to have been received by the addressee on receipt.

16.1.2. A facsimile is deemed to have been received on production of a transmission report by the machine from which the facsimile was sent which indicates that the facsimile was sent in its entirety to the facsimile number of the addressee.

16.1.3. An email is deemed to have been received on the date shown by a printed “read receipt” generated by the sender’s computer.

16.2. Amendment

This agreement may only be varied by the written agreement of the parties.

16.3. Assignment

16.3.1. The Consultant may only assign a right under this agreement with the prior written consent of MLA.
16.3.2. For the purposes of clause 16.3.1, the Consultant is deemed to have assigned its rights under this agreement if the management or control of the Consultant is transferred to any person other than those persons who manage or control the Consultant as at the date of this agreement.

16.4. Entire agreement

16.4.1. This agreement embodies the entire understanding and agreement between the parties as to its subject matter.

16.4.2. All previous negotiations, understandings, representations, warranties, memoranda or commitments in relation to, or in any way affecting, the subject matter of this agreement are merged in and superseded by this agreement.

16.5. Further assurance

16.5.1. Each party must promptly execute all documents and do all things that the other party from time to time reasonably requests to effect, perfect or complete this agreement and all transactions incidental to it.

16.5.2. The Consultant agrees that:

   (a) MLA may execute this agreement by applying the signatures of their respective authorised representatives to any counterpart electronically; and

   (b) it will not challenge the validity or enforceability of this agreement on the basis that the signature of MLA’s and/or MDC’s authorised representatives were applied electronically.

16.5.3. The Consultant acknowledges that MLA may retain only an electronic version of this agreement executed by the parties.

16.6. Governing law and jurisdiction

16.6.1. This agreement is governed by and must be construed in accordance with the laws of New South Wales.

16.6.2. Each party:

   (a) irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of New South Wales and all courts which have jurisdiction to hear appeals from those courts; and

   (b) waives any right to object to proceedings being brought in those courts for any reason.
16.7. Legal costs

The parties must each pay their own legal and other expenses relating directly or indirectly to the negotiation, preparation and signing of this agreement and all documents incidental to it.

16.8. Counterparts

This agreement may be executed in any number of counterparts. All counterparts, taken together, constitute one instrument.
### SCHEDULE

**Consultant**

<table>
<thead>
<tr>
<th>Name</th>
<th>ABN</th>
<th>Street Address</th>
<th>Postal Address</th>
</tr>
</thead>
</table>

**Project Leader:**
- Name
- Phone
- E-mail

**Administration Contact:**
- Name
- Phone
- E-mail

**Authorised Person (Signatory)***:
- Name
- Phone
- E-mail

*MLA will input this information into the third party platform Adobe Sign to enable electronic signing of contracts with MLA. Please see Adobe’s and MLA’s privacy policy (for Adobe found at [https://www.adobe.com/au/privacy/policies-business/esign.html](https://www.adobe.com/au/privacy/policies-business/esign.html) and for MLA found at [www.mla.com.au/general/privacy/](http://www.mla.com.au/general/privacy/) for more details on how they each handle personal information).**

### MLA

**Meat & Livestock Australia Limited**

<table>
<thead>
<tr>
<th>ABN</th>
<th>39 081 678 364</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Street Address</th>
<th>Level 1, 40 Mount Street North Sydney NSW 2060</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postal Address</td>
<td>PO Box 1961 North Sydney NSW 2059</td>
</tr>
</tbody>
</table>

**Technical Details:**
- Name
- Phone
- E-mail

**Administration Contact:**
- Name
- Phone
- E-mail
## Purpose and description


## Objectives

*The Consultant will achieve the following objective(s) to MLA’s reasonable satisfaction:*


## Additional details


## Agents or subcontractors

*Subject to the obligations relating to agents and subcontractors, MLA consents to the engagement of the following agents or subcontractors:*

### Nominated Person(s)

<table>
<thead>
<tr>
<th>Contact Name:</th>
<th>Phone:</th>
<th>Fax:</th>
<th>Email:</th>
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</table>

**Communications**

*Subject to the confidentiality obligations, the Services will be communicated by the Consultant:*

<table>
<thead>
<tr>
<th>Activity</th>
<th>Key Message</th>
</tr>
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</table>
The Final report must:
- include sections that address all the items in the Objectives.
- be supplied in electronic Microsoft Word format.
- include any associated material such as spreadsheets, decisions support tools, multimedia either within the report or as separate electronic files
- duly acknowledge participating producer groups, Consultant(s) and Funding Contributors (including the Commonwealth Government).

MLA is committed to demonstrating transparency and communication of our R&D activities to stakeholders. Separate confidential and non-confidential versions of the Final report may be provided if a single report cannot be published on MLA’s website.

### Consultant Background IP

#### Milestones

<table>
<thead>
<tr>
<th>Achievement Criteria</th>
<th>Due Date</th>
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*A milestone is not achieved unless it is completed to MLA’s reasonable satisfaction*
## Fees and payment
(exclusive of GST)

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<td>Operating expenses</td>
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<td></td>
<td>Capital</td>
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### Total Funds
AUD $0.00 (GST exclusive)

### Cash flow

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</table>

** TOTAL AUD $0.00**

*or on signing of this agreement

**on acceptance and approval of corresponding milestone report, with tax invoice and copy of receipts attached

***on receipt and acceptance of final report by MLA, with tax invoice for payment attached

*NB: any money uncommitted at the end of the Project must be returned to MLA*
SIGNED AS AN AGREEMENT

Signed for and on behalf of
Meat & Livestock Australia Limited
by its authorised representative:

........................................
Insert Name
General Manager
Insert Department

Signed for and on behalf of
[insert Company]
by its authorised representative:

........................................
Signature of Authorised Person

........................................
Name of Authorised Person

........................................
Office Held
4. DECLARATION

4.1 For corporate tenderers

I, ...........................................................................................................................................................................

of ...........................................................................................................................................................................

do solemnly and sincerely declare that:

I hold the position of ........................................... and am duly authorised by ............................................... (Tenderer) to make this declaration on its behalf.

I make this declaration to the best of my knowledge, information and belief as to the accuracy of the material contained in it and after due inquiry in relation to such material.

This tender comprises:

...........................................................................................................................................................................
...........................................................................................................................................................................
...........................................................................................................................................................................

Neither the Tenderer nor any of its employees or agents had any knowledge of the price submitted by any other tenderer prior to providing its tender, nor did the Tenderer disclose to any other tenderer the Tenderer’s tendered price prior to closing of tenders.

Neither the Tenderer nor any of its employees or agents has entered into an agreement, arrangement or understanding which would have the result that, on being the successful tenderer, it would pay to any unsuccessful tenderer any moneys in respect of or in relation to the tender or any agreement resulting from it.

The Tenderer is not aware of any fact, matter or thing which would materially affect the decision of MLA in accepting the tender, except as disclosed in the tender.

The contents of the tender are true and correct.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act 1900.

DECLARED at )
this day of 2019 ).........................................................
Before me,

..............................................
Justice of the Peace/Solicitor
4.2 For individual tenderers

I, ..............................................................................................
of ..............................................................................................
do solemnly and sincerely declare that:

I make this declaration to the best of my knowledge, information and belief as to the accuracy of the material contained in it and after due inquiry in relation to such material.

This tender comprises:
............................................................................................
............................................................................................
............................................................................................
............................................................................................

Neither me nor any of my employees or agents had any knowledge of the price submitted by any other tenderer prior to providing its tender, nor did I disclose to any other tenderer my tendered price prior to closing of tenders.

Neither me nor any of my employees or agents has entered into an agreement, arrangement or understanding which would have the result that, on being the successful tenderer, I would pay to any unsuccessful tenderer any moneys in respect of or in relation to the tender or any agreement resulting from it.

I am not aware of any fact, matter or thing which would materially affect the decision of MLA in accepting the tender, except as disclosed in the tender.

The contents of the tender are true and correct.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act 1900.

DECLARED at )
this day of 2019 )...............................................

Before me,

...............................................
Justice of the Peace/Solicitor