

## **Subcontracting Fees & Charges Policy 2018/19**

### **1. Scope**

The policy applies to supply chain activity supported with funds supplied by the Education & Skills Funding Agency (ESFA) or any successor organisations. It only applies to 'provision subcontracting', i.e. subcontracting delivery of full programmes or frameworks. It does not apply to the delivery of a service as part of the delivery of a programme (for example, buying the delivery of part of an apprenticeship framework, enrichment or outreach support).

### **2. Context**

The policy is now a mandatory requirement that has been in place prior to participating in any subcontracting activity since 2013/14 funding year.

### **3. Overarching Principle**

SCCU Ltd will use its supply chains to optimise the impact and effectiveness of service delivery to the end user. The Company will therefore ensure that:

- a. Supply chain management activities comply with the principles of best practice in the skills sector. In particular they will be guided by the principles given in the LSIS publication "Supply Chain Management – a good practice guide for the post-16 skills sector" (Nov 2012 and subsequent iterations)
- b. SCCU Ltd will at all times undertake fair and transparent procurement activities, conducting robust due diligence procedures on potential subcontractors to ensure compliance with the Common Accord at all levels and to ensure the highest quality of learning delivery is made available, demonstrating value for money and a positive impact on learner lives.
- c. The funding that is retained by SCCU Ltd will be related to the costs of the services provided. These services, and the levels of funding being retained for them, will be clearly documented and agreed by all parties. The rates of such retained funding will be commercially viable for both sides and will be negotiated and agreed in a fair and transparent manner. They will be proportionate to the actual services being provided.
- d. Where disputes between supply chain partners cannot be resolved through mutually agreed internal resolution procedures, the Company will submit to independent outside arbitration or mediation and abide by its findings. Contract documents will require both parties to agree that the

achievements of supply chains are attained through adherence to both the letter and spirit of contracts or partnerships. Signatories therefore commit that all discussions, communications, negotiations and actions undertaken to build, maintain and develop supply chains will be conducted in good faith in accordance with the Overarching Principle.

#### **4. Rationale for subcontracting**

SCCU Ltd engages with subcontractors to better meet customer needs. Reasons are varied but could be:

- To provide immediate provision whilst expanding direct capacity. This might include working with subcontractors to explore and learn about new frameworks or sectors prior to investment in resources
- Providing access to, or engagement with, a new range of customers
- To meet a specific local community need
- To support another provider to develop capacity/quality
- To provide niche delivery where the cost of developing direct delivery would be inappropriate
- To support employers with a wide geographic requirement
- To support another provider to remove barriers to work and training for different groups

#### **5. Quality Assurance**

Subcontracted provision is an important part of SCCU Ltd activity. The quality of all subcontracted provision will be monitored and managed through the existing Quality Assurance (QA) processes and procedures, as amended in order to fully encompass all subcontracted activity.

To enable continuous improvements in the quality of teaching and learning for both SCCU Ltd and its subcontractors the Company will seek to promote the sharing of effective practice across the supply chain, for example through the Self-Assessment Report process.

#### **6. Fees retained by SCCU Ltd**

The standard management fee is 20% of all funding drawn down against the provision to be delivered. This figure represents the total cost that the Company incurs in effectively identifying, selecting and managing all subcontracted provision. This includes the minimum amount of QA activity that the College would attach to the lowest possible risk subcontractor.

## **7. Difference in fees retained by SCCU Ltd**

Fees charged to individual providers may differ. Fee differences would cover additional costs which may be added to the base 20% fee to cover any additional support that the College deems necessary to ensure the quality of teaching and learning and the success rates of any subcontracted provision. The Company will only subcontract provision to prospective partners deemed to be of high quality and low risk.

## **8. Additional charges to Subcontractors**

SCCU Ltd may also retain funding to cover the cost of any funded activity that it might undertake on behalf of the subcontractor such as:

- Awarding Organisation fees and charges
- Hiring of facilities/equipment within/from the Company
- Internal Verification
- Marketing
- Recruitment

## **9. Support for Subcontractors**

In return for the management fee retained by the Company, all Subcontractors will receive:

- A designated Partnership team
- Regular contract review meetings
- Inputting of submitted paperwork
- Data checks and support to resolve data queries
- MIS returns completed
- Monthly funding reports
- Access to learner support
- Regular performance and quality visits
- Audits of paperwork, processes and procedures
- Ongoing support to address areas for improvement
- Support on key quality processes such as self-assessment report (SAR) writing
- CPD opportunities which may be face-to-face or digital
- Updates regarding funding and policy guidance

## **10. Additional support for Subcontractors**

The precise additional support given to each subcontractor according to their risk banding will be negotiated with that subcontractor but could include:

- Additional site visits
- Additional lesson observations

- Additional tutor support
- Additional funding and compliance support

## 11. Payment terms

The standard payment terms are monthly in arrears based on actual delivery recorded on the Company ILR. Full details of payments are included within the contract between SCCU Ltd and subcontractors.

These are summarised below:

- The Company and the subcontractor will agree a maximum contract value the details of which will be detailed in appendices to the contract.
- The Company will pay the subcontractors monthly payments which are calculated using the 'Monthly Apprenticeship Funding Report' to take into account funding generated to date, the management fee and payments to date.
- In line with the ESFA funding methodology and formula, 20% of the total funding is withheld until evidence of achievement is received.
- Invoices are payable within 30 days of the date of issue.
- SCCU Ltd expects subcontractors to fully assess the accuracy of payments and to have a responsibility to review their monthly financial reports to identify any inaccuracies.

## 12. Publication and communication

The Company will ensure all actual and potential subcontractors have sight of this policy. It will be published on the Company website during the July prior to the start of the academic year in which it will be applied and potential subcontractors will be directed to it as the starting point in any relationship.

Alongside this policy, the Company will also publish the actual level of funding paid and retained for each of its subcontractors insofar as this relates to 'provision subcontracting'.

### Review

Next review: by 31 July 2019