



Severn Glocon Division

Delegation of Authority Policy

JUNE 2023



Accountability

As individuals,
as teams
and as an
organisation,
we take
responsibility
for our work.

Introduction

This Policy designates the people who are authorised to:

- commit the Severn Glocon Division to binding obligations, and
- execute contracts and other transactions on behalf of the Division.

This Policy defines the limits for such authority and requirements for delegating such authority.

This Policy applies to all contract commitments and other transactions or arrangements entered into by the Division.

We prize the sense of belonging and family spirit across our operations. Everyone at Severn Division contributes to our success – we are incentivised and empowered to positively impact business achievements, environmental sustainability and high performance in safety.



Accountability



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Policy Statement

The purpose of this Policy is to facilitate the effective and efficient governance and management of the Division and any of its direct or indirect subsidiaries. The Policy establishes sound internal controls where individuals with properly delegated signature authority are able to commit to binding obligations and execute contracts.

This Policy is non-contractual and the Division reserves the right to update any of the terms in this Policy at any time.

This Policy must be read in conjunction with Group Policies, such as the Code of Conduct, particularly in relation to conflict of interest, and the Commercial Management Rules of the Road. The Commercial Management Rules of the Road is a framework designed to provide guidance on specific commercial terms and requirements.

Purpose of this Policy

The Board has delegated to the discretion of management the authorities set out in the Delegated Authorities Matrix below. Any authority or matter which is not specifically delegated to management in the Delegated Authorities Matrix is reserved for the Board and/or the shareholders of the Division, and shall be exercised by the Board or the shareholders (as applicable) in accordance with the Division's articles of association, any shareholders' agreements or other constitutional documents of the Division and applicable laws.

In exercising their delegated authorities, management shall consult with other members of the management team as set out within the Decision Making Framework below.

Requirements

Who must comply with this Policy?

All directors, officers, employees, consultants and contractors of the following Division Companies must comply with this Policy:

- MCE Group Limited
- Severn Glocon UK Valves Limited
- Severn Glocon (Australia) Pty Ltd
- Severn Glocon FZE (incorporating Abu Dhabi)
- Severn Glocon Valves Pvt Ltd
- Severn LLP (Kazakhstan)

Adherence to this Policy is mandatory. Breach of the policy may result in disciplinary action being taken against the individual under the applicable Disciplinary Policies and Procedures.

Who is responsible for the Policy?

The Divisional President may review and update this Policy from time to time to ensure that it remains consistent with its objectives and responsibilities.

Any questions or support requests should be addressed to your line manager. Any issues or concerns regarding this Policy should be addressed to the Divisional Financial Controller.

Delegated Authorities Matrix

Your delegated authority gives you the authority to approve and sign binding obligations, contracts and other transactions which are relevant to your discipline on behalf of your Division company in line with the Decision-Making Framework. The Delegated Authorities are as follows:

Level of Authority	Severn Glocon Division
I	Group Board
II	Group Chief Executive Officer, Chief Financial Officer, Chief People Officer
III	President
IV	Senior Vice President
V	Vice Presidents, Directors, Divisional Financial Controller, Divisional HR Manager/Business Partner
VI	Financial Controllers, Senior Managers, External Sales Territory Leads
VII	Middle Managers, Team Leaders, External Sales Team Employees

An Authorised Signatory of any Division Company may exercise the level of delegated authority to any subsidiary company as set out by the Group Structure, subject to approval also being obtained from the respective budget holder when appropriate.

An Authorised Signatory may only exercise the level of authority delegated to him or her (including any lower level of authority to the extent it relates to the Authorised Signatory's position or Group Company). For example, the Financial Controller of Severn Glocon Valves Pvt Ltd may exercise any Level VI and Level VII authority on behalf of Severn Glocon Valves Pvt Ltd, but may not exercise:

Delegated Authorities Matrix

- Any Level I, II, III, IV or V authority, or
- Any Level VI or VII authority on behalf of a Company other than Severn Glocon Valves Pvt Ltd, or
- Any level of authority related to another discipline – i.e. Commercial, Procurement, People, Legal.

For context, the following table sets out the principles of decision-making applied within the Group. These principles have been used to define the authority limits within this Policy.

<p>Contour Holdings International Limited & Contour Technologies Limited</p> <p>Board of Directors</p> <p>Strategic Long-term (3-year planning) M&A Activity Major Capital Expenditure Appoint Remuneration Committee Approve Executive Hiring Group Budget Process Control Framework</p>	<p>CEO, CFO, CPO, Presidents / Senior Vice Presidents</p> <p>Executive Team</p> <p>Tactical Mid Term (1 year + planning) Implementation of Group Policy & Directives Operating Strategy Implementation System / Process / People Approve Company Executives Divisional / Regional Budgets Policies, Standards & Guidance</p>	<p>Divisions / Regions (Legal Entities)</p> <p>Management / Employees</p> <p>Monthly Reporting Day-to-Day Running Business Cycle Management Data Capture & Interpretation Operational Management & Employees Monthly Reporting Against Budget Compliance & Reporting</p>
<p>Statutory Compliance Financial Reporting Audit & Tax Health, Safety & Quality Environment, Social, Governance</p>		

Contour Holdings International Limited & Contour Technologies Limited are not operational companies and should only be used for Parent Company Guarantees as approved and functional requirements e.g. contracts of employment for Group employees.

Requirements

Sub-Delegation of Authority

Authorised Signatories with Level I, Level II or Level III authority may delegate signatory and approval authority (or parts thereof) to an appropriate person within the relevant Division company (each person being a "Sub-Delegate"). Delegation may only be made to a Sub-Delegate who is:

- Identified by position, not to a named individual; and
- No more than one reporting level below the Authorised Signatory.

Authority may be sub-delegated upwards to an appropriate Authorised Signatory with a higher level of authority, or sub-delegated laterally to an appropriate Authorised Signatory with the same level of authority. All sub-delegations must:

- Be in writing and copied to Group Legal Counsel; and
- Clearly specify the limitations on the authority to be granted (such as the duration, business area, contract type, fiscal amount, and any approval and co-signature requirements); and
- Be approved by a person with an authority level one level higher.

All Sub-Delegations are subject to the terms of this Policy and are limited by the scope of the Delegator's authority. This process must be used regardless of the reason or duration of the Sub-Delegation.

The Delegator shall retain and may continue to exercise his or her authority notwithstanding any delegation of authority to a Sub-Delegate, and remain ultimately liable for their area of responsibility, including any contracts executed by their Sub-Delegate(s).

Limits on Delegated Authority

Authorised Signatories and Sub-Delegates must always exercise their delegated authority with due skill and care and subject and in accordance with:

- This Policy, the Delegated Authorities Matrix and Decision-Making Framework; and
- Any resolutions or directions notified to such Authorised Signatories and/or Sub-Delegates by the Board or the board of a Division company; and
- Any published ordinary or special resolutions passed by the shareholders in the Division; and
- Any directions or instructions from an Authorised Signatory with a higher level of authority.

All related party transactions must be reviewed by an Authorised Signatory of Level II or higher.

Requirements

Authorised Signatories

Authorised Signatories are authorised under this Policy, in the name and on behalf of the relevant Division Company, to consider, settle, approve, sign, execute (whether underhand or as a deed) and deliver any deed, agreement, contract, confirmation, notice, acknowledgement, form, certificate, mandate, instruction and/or instrument (including any amendments to any of them) within the Level and scope of their delegated authority that they determine to be necessary or appropriate. The Decision-Making Framework within this Policy define both the delegated authorities and authorised signatories.

No person may sign any contract on behalf of any Company unless such individual is an Authorised Signatory. Authority to sign includes physical and electronic signatures.

For all requirements needing Level IV authority or greater, no single person may request, approve and sign a document or contract, even if that person has the delegated authority to do so. The purpose of this is to ensure appropriate controls to ensure that one person cannot bind the Division without the knowledge or consent of at least one other person. This segregation of duties is an important part of the Division controls and compliance is mandatory.

The authorities listed are subject to local legislation. There may be a legal requirement for authority for signatory to be delegated as appropriate. This should be covered by a sub-delegation of authority as defined above.

Process

Procedural requirements are set out within the Decision-Making Framework below.

Approval requests shall be submitted via DocuSign with all relevant supporting information.

The minimum documentation periods are defined by the Group Employee Privacy Notice & Data Retention Guidelines. DocuSign will also ensure that there is a fully documented and centrally accessible audit trail, but a duplicate copy of any contracts relating to commercial activities should also be kept in the file associated with the relevant order or bid. Documents will be electronically routed from DocuSign through the approval process upon selection of the appropriate template, and retention policies will be applied accordingly within DocuSign and any associated SharePoint library to which the approved documents are routed.

Please also refer to the Group Employee Privacy Notice & Data Retention Guidelines. The Data Protection officers for each legal entity are outlined within the Policies.

Requirements

Special Measures

In the event of an emergency or an event which requires an immediate assessment or reduction of expenditure, special measures may be implemented on an interim basis. These measures consist of:

- All recruitment will require authorisation from a Level II authorised signatory.
- All capital expenditure will require authorisation from a Level II authorised signatory.
- Discretionary spend must be avoided across all business areas unless essential.

Additional measures may be introduced by a Level I, Level II or Level III authority as deemed reasonable under the circumstances to avoid or mitigate loss or damage to the business. Once declared, these measures will remain in effect until rescinded in writing by a Level I, Level II or Level III authority.



Customer



Integrity



Accountability



Excellence

Decision Making Framework - Commercial

Limits set out within this Framework are in GBP for UK sites, USD for US sites and INR for Indian sites. All other Division Companies should convert to local currency as required from the GBP values outlined.

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Enter into, amend, vary, waive any provision of, or terminate, any Contract of Sale involving any Group Company, including contract variation or additional scope (limits based on total contract value, inclusive of original scope)	Commercial	I	<ul style="list-style-type: none"> Contract value over £2,000,001 / \$2,500,001 / ₹200,000,000; or Contract term over 3 years 	<ul style="list-style-type: none"> Completion of Contract Approval Request form mandatory Intercompany contracts to be prepared in line with transfer pricing policy
		II	<ul style="list-style-type: none"> Contract value up to £2,000,000 / \$2,500,000 / ₹200,000,000; or Contract term up to 3 years 	
		III	<ul style="list-style-type: none"> Contract value up to £1,500,000 / \$1,750,000 / ₹150,000,000; or Contract term up to 2 years Within parameters defined by the Commercial Management Rules of the Road, including minimum margin & discount levels 	
		IV	<ul style="list-style-type: none"> Contract value up to £500,000 / \$600,000 / ₹50,000,000; or Contract term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels 	<ul style="list-style-type: none"> Controlled by Divisional and Regional procedures All agency, distribution, framework agreements and contracts within inventory implications require Level III sign off The margin expectancy defined by the Commercial Management Rules of the Road is an absolute minimum and should be improved upon.
		V	<ul style="list-style-type: none"> Contract value up to £250,000 / \$300,000 / ₹25,000,000; or Contract term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels 	
		VI	<ul style="list-style-type: none"> Contract value up to £100,000 / \$125,000 / ₹10,000,000; or Contract term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels Contract must not be a related party transaction 	
		VII		

Decision Making Framework - Commercial

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Estimates and Quotations	Commercial	I	<ul style="list-style-type: none"> No Restrictions 	<ul style="list-style-type: none"> Controlled by Divisional and Regional procedures The margin expectancy defined by the Commercial Management Rules of the Road is an absolute minimum and should be improved upon.
		II		
		III	<ul style="list-style-type: none"> Bid value over £500,001 / \$600,001 / ₹50,000,001 - manufactured product; or Bid value over £250,001 / \$300,001 / ₹25,000,001 - traded product, service & repair; or Term up to 2 years Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels Validity period over 90 days 	
		IV	<ul style="list-style-type: none"> Bid value over £500,001 / \$600,001 / ₹50,000,001 - manufactured product; or Bid value over £250,001 / \$300,001 / ₹25,000,001 - traded product, service & repair; or Term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels Validity period over 90 days 	
		V	<ul style="list-style-type: none"> Bid value up to £500,000 / \$600,000 / ₹50,000,000 - manufactured product; or Bid value up to £250,000 / \$300,000 / ₹25,000,000 - traded product, service & repair; or Term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels Validity period up to 90 days 	
		VI	<ul style="list-style-type: none"> Bid value up to £250,000 / \$300,000 / ₹25,000,000 - manufactured product; or Bid value up to £50,000 / \$60,000 / ₹5,000,000 - traded product, service & repair; or Term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels Validity period up to 60 days 	
		VII	<ul style="list-style-type: none"> Bid value up to £100,000 / \$125,000 / ₹10,000,000 - manufactured product; or Bid value up to £25,000 / \$30,000 / ₹2,500,000 - traded product, service & repair; or Term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including minimum margin & discount levels Validity period up to 30 days 	

Decision Making Framework - Procurement

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Enter into, amend, vary, waive any provision of, or terminate, any Contract of Purchase involving any Group Company, excluding capital expenditure and contracts which relate to IT systems or software, property or utilities	Procurement	I	<ul style="list-style-type: none"> Contract value over £2,000,001 / \$2,500,001 / ₹200,000,001; or Contract term over 3 years 	<ul style="list-style-type: none"> Completion of Contract Approval Request form mandatory Limits are subject to being within the defined budget and with the approval of the budget owner
		II	<ul style="list-style-type: none"> Contract value up to £2,000,000 / \$2,500,000 / ₹200,000,000; or Contract term up to 3 years 	
		III	<ul style="list-style-type: none"> Contract value up to £1,500,000 / \$1,750,000 / ₹150,000,000 for purchases relating to budgeted direct spend (i.e. production orders); or Contract value up to £100,000 / \$125,000 / ₹10,000,000 for purchases relating to budgeted overheads (e.g. marketing, training); or Contract value up to £100,000 / \$125,000 / ₹10,000,000 for stock purchases for general stock replenishment; or Contract value up to £50,000 / \$60,000 / ₹5,000,000 for stock purchases for increase of stock level or new stock line; or Contract value up to £200,000 / \$60,000 / ₹5,000,000 for Strategic stock holding; or Contract term up to 2 years Within parameters defined by Commercial Management Rules of the Road, including margin & discount levels 	
		IV	<ul style="list-style-type: none"> Contract value up to £500,000 / \$600,000 / ₹50,000,000 for purchases relating to budgeted direct spend (i.e. production orders); or Contract value up to £50,000 / \$60,000 / ₹5,000,000 for purchases relating to budgeted overheads (e.g. marketing, training); or Contract value up to £50,000 / \$60,000 / ₹5,000,000 for stock purchases for general stock replenishment; or Contract value up to £10,000 / \$12,500 / ₹1,000,000 for stock purchases for increase of stock level; or Contract term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including margin & discount levels 	<ul style="list-style-type: none"> Controlled by divisional and regional procedures Limits are subject to being within the defined budget and with the approval of the budget owner If the cost is not wholly recoverable and will impact on the scheduled margin, a Level III Authorised Signatory should be notified if the margin impact is expected to be greater than 2%
		V	<ul style="list-style-type: none"> Within parameters defined by Commercial Management Rules of the Road, including margin & discount levels 	
		VI	<ul style="list-style-type: none"> Contract value up to £250,000 / \$300,000 / ₹25,000,000 for purchases relating to budgeted direct spend (i.e. production orders) where the cost is wholly recovered from the client; or Contract value up to £10,000 / \$12,500 / ₹1,000,000 for purchases relating to budgeted overheads (e.g. marketing, training); or Contract value up to £25,000 / \$30,000 / ₹2,500,000 for stock purchases for general stock replenishment; or Contract term up to 12 months Within parameters defined by Commercial Management Rules of the Road, including margin & discount levels 	

Decision Making Framework - Procurement

		Vii	<ul style="list-style-type: none"> • Contract value up to £50,000 / \$60,000 / ₹5,000,000 for purchases relating to budgeted direct spend (i.e. production orders) where the cost is wholly recovered from the client - manufactured products; or • Contract value up to £25,000 / \$30,000 / ₹2,500,000 for purchases relating to budgeted direct spend (i.e. production orders) where the cost is wholly recovered from the client - traded products; or • Contract term up to 12 months • Within parameters defined by Commercial Management Rules of the Road, including margin & discount levels 	
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Decision Making Framework - Financial

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Capital Expenditure (whether by way of purchase, lease purchase or otherwise)	Financial	I	<ul style="list-style-type: none"> Contract value over £500,001 / \$600,001 / ₹50,000,001; 	<ul style="list-style-type: none"> Formal capital expenditure plan to be submitted for approval detailing the purpose, investment budget, timings, justification & cost/benefit analysis, ROI, resource needs
		II	<ul style="list-style-type: none"> Contract value up to £500,000 / \$600,000 / ₹50,000,000; 	
		III	<ul style="list-style-type: none"> Contract value up to £250,000 / \$300,000 / ₹25,000,000; 	<ul style="list-style-type: none"> Controlled by divisional and regional procedures. Limits are subject to being within the defined budget and with the approval of the budget owner Assets must not be financed without prior approval from Group Finance Director and Treasurer
		IV	<ul style="list-style-type: none"> Contract value up to £50,000 	<ul style="list-style-type: none"> Controlled by divisional and regional procedures. Limits are subject to being within the defined budget and with the approval of the budget owner Assets must not be financed without prior approval from Group Finance Director and Treasurer Senior Vice President, UK Director of Operations with Divisional Financial Controller approval
		V		
		VI	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		VIII		

Decision Making Framework - Financial

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Contracts which relate to IT systems or software	Financial	I	<ul style="list-style-type: none"> Contract value over £500,001 / \$600,001 / ₹50,000,001; or Contract term over 3 years 	<ul style="list-style-type: none"> Preliminary approval must be obtained from the Group Director of IT in advance
		II	<ul style="list-style-type: none"> Contract value up to £500,000 / \$600,000 / ₹50,000,000; or Contract term up to 3 years 	
		III	<ul style="list-style-type: none"> No Authority 	
		IV	<ul style="list-style-type: none"> Contract value up to £100,000 / \$125,000 / ₹10,000,000; or Contract term up to 1 year 	<ul style="list-style-type: none"> Group Director of IT only
		V	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		VI		
		VIII		

Decision Making Framework - Financial

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Authorisation of credit notes, liquidated damages or warranty claims	Financial	I	<ul style="list-style-type: none"> Value over £500,001 / \$600,001 / ₹50,000,001 	<ul style="list-style-type: none"> Board are to be informed of any significant credit note requirements.
		II	<ul style="list-style-type: none"> Value up to £500,000 / \$600,000 / ₹50,000,000 	
		III	<ul style="list-style-type: none"> Value up to £250,000 / \$300,000 / ₹25,000,000 	
		IV	<ul style="list-style-type: none"> Value up to £10,000 / \$12,500 / ₹1,000,000 	
		V		
		VI	<ul style="list-style-type: none"> Value up to £1,000 / \$1,250 / ₹100,000 	<ul style="list-style-type: none"> Not Applicable
		VIII	<ul style="list-style-type: none"> No Authority 	
Flights, travel and routine expenses	Financial	I	<ul style="list-style-type: none"> Expenses over £50,001 / \$60,001 / ₹5,000,001 per individual transaction or total expense claim 	<ul style="list-style-type: none"> This section must be read in conjunction with the Travel & Expenses Policy All expense claims must be authorised by someone with higher authority (equal authority for Level II)
		II	<ul style="list-style-type: none"> Expenses up to £50,000 / \$60,000 / ₹5,000,000 per individual transaction or total expense claim 	
		III	<ul style="list-style-type: none"> Expenses up to £10,000 / \$12,500 / ₹1,000,000 per individual transaction or total expense claim 	
		IV	<ul style="list-style-type: none"> Expenses up to £5,000 / \$6,000 / ₹500,000 per individual transaction; or Expenses up to £10,000 / \$12,500 / ₹1,000,000 per total expense claim 	
		V		
		VI	<ul style="list-style-type: none"> Expenses up to £1,000 / \$1,250 / ₹100,000 per individual transaction or total expense claim 	
		VII	<ul style="list-style-type: none"> Expenses up to £100 / \$125 / ₹10,000 per individual transaction or total expense claim 	

Decision Making Framework - Financial

Limited to Group Finance Team Only

Activity
Contracts or transactions relating to financial, accounting, tax and operational business insurance arrangements of a Group Company (for Human Resources related insurances, refer to HR section)
Sell, lease, transfer, license or otherwise dispose of or purchase, lease, license or otherwise acquire any assets, businesses or undertakings (or any interest therein) or provide any service whether by a single transaction or by a series of transactions (related or not)
Lend, make, increase or extend a loan or advance or grant credit, including trade credit; Borrow any monies or incur any indebtedness or other liability that is in accordance with the relevant Annual Budget, is trade credit in the ordinary and usual course of trading, or is pursuant to any Loan Note Instrument
Enter into or extend any letter of credit, performance bond, warranty bond or advance payment bond or other surety for performance under a commercial contract
Grant, create, or allow any security, guarantee, surety, encumbrance over a Group Company or its assets that arises by operation of law in the ordinary and usual course of trading, or is envisaged by the Financing Documents
Opening, closing, and managing bank accounts and similar accounts with financial institutions; Changing authorised signatures for accounts
Approve foreign exchange spot trades

Decision Making Framework - People

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements	
Appointment, termination of any employee (or other person whose services are or are to be provided to a Group Company), or variation of the terms or benefits of the employee (or service provider)	People	I	<ul style="list-style-type: none"> Any employee whose basic annual salary is over £125,001 / \$150,001 / ₹12,500,001 	<ul style="list-style-type: none"> Once approval has been obtained, contract of employment to be signed by the CPO 	
		II	<ul style="list-style-type: none"> Any employee whose basic annual salary is up to £125,000 / \$150,000 / ₹12,500,000 Not authorised to establish or vary any bonus, profit sharing, share option or other incentive scheme in respect of securities in a Group Company Not authorised to appoint, terminate, amend, vary or waive any provisions of the employment arrangements of: <ol style="list-style-type: none"> any manager who adheres to the Shareholders' Agreement; or any employee with an equal or higher Level of Authority 		
		III	<ul style="list-style-type: none"> Any employee whose basic annual salary is up to £75,000 / \$100,000 / ₹7,500,000 Not authorised to establish or vary any bonus, profit sharing, share option or other incentive scheme in respect of securities in a Group Company Not authorised to appoint, terminate, amend, vary or waive any provisions of the employment arrangements of: <ol style="list-style-type: none"> any manager who adheres to the Shareholders' Agreement; or any employee with an equal or higher Level of Authority; or any employee who has a secondary reporting line to a specific department (i.e. Finance, People (HR), IT). 	<ul style="list-style-type: none"> All recruitment to be processed through the online Authority to Recruit (ATR) process, which includes budget holder approval. All recruitment relating to employees who have a secondary reporting line, i.e. Finance, People (HR), IT must be sanctioned by the CPO/CFO. All forced exits must be approved by a Level IV HR representative. Any forced exits which carry significant risk must have agreement from CPO. If there is a centrally approved contract of employment template and offer letter in place, these can be signed by Level V HR representative or Level III Authorised Signatory. If centrally approved templates are not in place or are deviated from, they are to be signed by the CPO. All out-of-cycle pay increases or ad-hoc remunerations must be approved by the CPO and CFO. All annual pay and bonuses must be approved by the CPO and CFO. Any employee tribunals or employment-related litigation to be flagged to the CPO. Any collective Union agreements are to be approved by the CPO. 	
		IV	<ul style="list-style-type: none"> Any employee whose- basic annual salary is up to £50,000 / \$60,000 / ₹5,000,000 Not authorised to establish or vary any bonus, profit sharing, share option or other incentive scheme in respect of securities in a Group Company Not authorised to appoint, terminate, amend, vary or waive any provisions of the employment arrangements of: <ol style="list-style-type: none"> any manager who adheres to the Shareholders' Agreement; or any employee with an equal or higher Level of Authority; or any employee who has a secondary reporting line to a specific department (i.e. Finance, People (HR), IT). 		
		V			
		VI	<ul style="list-style-type: none"> No Authority 		<ul style="list-style-type: none"> Not Applicable
		VIII			

Decision Making Framework - People

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
<p>Contracts or transactions relating to Human Resources insurance arrangements of a Group Company (for financial, accounting, tax and operational business insurances, refer to Financial section)</p>	<p>People</p>	I	<ul style="list-style-type: none"> Contract value over £2,000,001 / \$2,500,001 / ₹200,000,001; or Contract term over 3 years 	<ul style="list-style-type: none"> Two signatures Required
		II	<ul style="list-style-type: none"> Contract value up to £2,000,000 / \$2,500,000 / ₹200,000,000; or Contract term up to 3 years 	
		III	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		IV		
		V		
		VI		
		VIII		

Decision Making Framework - Legal

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Parent Company Guarantees		I	<ul style="list-style-type: none"> Approve for Contour Technologies Limited 	<ul style="list-style-type: none"> Guarantee wording is to be agreed with Legal, signed off by CFO.
		II	<ul style="list-style-type: none"> Approve for Contour Technologies Limited 	
		III	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		IV		
		V		
		VI		
		VIII		
Approve or enter into any matter set out in Part 2 (Board Negative Covenants), Part 3 (80% Investor Negative Covenants) or Part 4 (All Investor Negative Covenants) of Schedule 3 (Conduct of Business) of the Shareholders' Agreement	Legal	I	<ul style="list-style-type: none"> Approval from the board of directors of Contour Holdings International Limited must be obtained prior to approving or entering into any matter set out in Parts 2, 3 or 4 of the Shareholders' Agreement. Additional shareholder consents are required to approve or enter into any matter set out in Parts 3 and 4 of the Shareholders' Agreement. Any directions, instructions, conditions or limitations specified by the board of directors of Contour Holdings International Limited in connection with such approval 	<ul style="list-style-type: none"> Two signatures from highest level of authority required
		II		
		III	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		IV		
		V		
		VI		
		VIII		

Decision Making Framework - Legal

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Executing Powers of Attorney and Memoranda of Understanding	Legal	I	<ul style="list-style-type: none"> No restrictions 	<ul style="list-style-type: none"> Transactions must be carried out in accordance with this Policy To be referred to legal team for due diligence and drafting Document may require notarisation, legalisation and apostille, please allow time for this Power of Attorney to be executed by two directors of the relevant entity A Level II authority must be informed of any Memoranda of Understanding
		II	<ul style="list-style-type: none"> Signing authority does not include entering a PoA for Contour Technologies Ltd 	
		III	<ul style="list-style-type: none"> Signing Authority is limited to the legal entity for which the individual is appointed Not authorised to appoint or remove directors Power of Attorney for 1-year maximum duration 	
		IV	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		V		
		VI		
		VIII		

Decision Making Framework - Legal

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Enter into, materially vary or terminate any lease, licence, tenancy or similar arrangement, including utilities	Legal	I	<ul style="list-style-type: none"> Value of all rental and other payments under such lease, licence or tenancy or similar arrangement is over £250,001 / \$300,001 / ₹25,000,001 per annum; or Contract term over 3 years 	<ul style="list-style-type: none"> Any lease which would constitute a finance lease or hire purchase agreement to be signed off by Group Finance Director and Treasurer
		II	<ul style="list-style-type: none"> Value of all rental and other payments under such lease, licence or tenancy or similar arrangement is up to £250,000 / \$300,000 / ₹25,000,000 per annum; or Contract term up to 3 years Not authorised to acquire or dispose of any freehold or leasehold property, grant or surrender a lease in respect of such property or take or omit to take any action which could prejudice the continuation of any such lease 	
		III	<ul style="list-style-type: none"> Value of all rental and other payments under such lease, licence or tenancy or similar arrangement up to £50,000 / \$60,000 / ₹5,000,000 per annum; or Contract term up to 2 years Not authorised to acquire or dispose of any freehold or leasehold property, grant or surrender a lease in respect of such property or take or omit to take any action which could prejudice the continuation of any such lease 	
		IV	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		V		
		VI		
		VIII		

Decision Making Framework - Legal

Activity	Type	Level of Authority	Approval Limit	Procedural Requirements
Initiate, discontinue or settle any litigation or arbitration proceedings	Legal	I	<ul style="list-style-type: none"> Amount claimed (either by or against the Group) together with any costs incurred (or likely to be incurred) in connection there with is over £500,001 / \$600,001 / ₹50,000,001; or Engage external counsel, experts, and other professionals relating to lawsuits and legal matters where estimated fees are over £250,001 / \$300,001 / ₹25,000,001 	<ul style="list-style-type: none"> Board to be informed of any litigation or arbitration proceedings Legal must be engaged in any/all litigation or arbitration proceedings.
		II	<ul style="list-style-type: none"> Amount claimed (either by or against the Group) together with any costs incurred (or likely to be incurred) in connection there with is up to £500,001 / \$600,001 / ₹50,000,001; or Engage external counsel, experts, and other professionals relating to lawsuits and legal matters where estimated fees are up to 250,000 / \$300,000 / ₹25,000,000 	
		III	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		IV		
		V		
		VI		
		VIII		
Apply for or renew any regulatory approval or licence in any jurisdiction	Legal	I	<ul style="list-style-type: none"> No restrictions 	
		II	<ul style="list-style-type: none"> Regulatory approvals or licenses outside the ordinary and usual course of trading 	
		III	<ul style="list-style-type: none"> Regulatory approvals or licenses within the ordinary and usual course of trading 	
		IV		
		V		
		VI	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		VII		
Executing non-disclosure and confidentiality agreements involving the Group Company within their authority	Legal	I	<ul style="list-style-type: none"> No restrictions 	
		II	<ul style="list-style-type: none"> No restrictions 	
		III	<ul style="list-style-type: none"> Enter into, amend, vary, waive any provision of, or terminate any non-disclosure agreement involving the Group Company/Companies within their authority 	<ul style="list-style-type: none"> Legal to agree wording Divisional and regional President/SVP/VP responsible for local sign off & execution
		IV	<ul style="list-style-type: none"> No Authority 	<ul style="list-style-type: none"> Not Applicable
		V		
		VI		
		VII		

Definitions

- Advance Payment Bond – A guarantee supplied by the party receiving an Advance Payment to the party who are Advancing the Payment. It requires the advanced sum to be retained so that it can be returned if the agreement under which the advance was made cannot be fulfilled.
- Authorised Signatory – Each person who is authorised to commit the Division and its subsidiaries to binding obligations and execute contracts and other transactions on behalf of the relevant Division Company within the parameters specified within this Policy.
- Bid Bond – A written guarantee to the customer that is made out by a third-party guarantor to affirm that the contractor has the required funds necessary to carry out the project.
- Board – Levels I and II authority positions.
- Directors – Within Level V of the Delegated Authorities Matrix, this refers to employees with the title of Director. In any other context, director refers to the formally appointed Company Directors.
- Executive team – Levels II and III authority positions.
- Management – The leadership team defined by the organisation chart for the respective business or site. This encompasses Senior Managers who are the senior site-level team and Middle Managers/Team Leaders, who have responsibility for a specific function within the business and may also supervise people as part of their role.
- Ordinary and usual course of trading – Any action that: (i) is consistent in nature, scope and magnitude with the past practices of the relevant Division Division and taken in the ordinary course of the normal, day-to-day operations of such Division Company; and (ii) does not require authorisation by the Board or shareholders of such Division Company (or by any person or group of persons exercising similar authority).
- Parent Company Guarantee – A guarantee by a parent Company of a contractor's performance under its contract with the customer, where the contractor is a subsidiary of the parent Company.
- Performance Bond – A surety bond issued by an insurance Company or bank to guarantee completion of a project to the customers' expectations.
- Related Party Transaction – A transaction which takes place between two parties who have a pre-existing relationship prior to the transaction.
- Stock – Materials or components bought which are not directly related to a client contract.
- Warranty Bond – this is a legal document that guarantees to the customer that the manufacturer or contractor who performed the work will correct any performance issues or defects if any concerns arise during the agreed warranty period.



At Severn Group, our business success flows from expertise – from technical knowledge and experience that position us as a leader in our field. Not everything, however, can be engineered. The Values which underpin that success stem instinctively from the culture we seek to sustain. Everything we do is tested against our Values, and our people are encouraged to apply them every day: they are the stewards of our brand, our reputation, our heritage, our ambitions.



Customer



Integrity



Excellence



Accountability



SEVERN