

*LCN Fund Full Submission*

# *Supplementary Answer Form*

Tick if this answer is Confidential: ☐

Tick if this answer has been provided verbally: ☐

Project code:	NPG203	Question Number	11
Question date	12 September 2013	Answer date	17 September 2013
Submission section question relates to	Technical Consultants Meeting		
Topic	Commercial		
Question	Please provide clarification regarding the copyright, trade mark, and licensing arrangements of 'The Gen Game' for this trial, and how it would be applied if rolled out to other projects / DNOs.		
Notes on question			
Answer	<p>Oswald Consultancy has agreed to comply with the default conditions in relation to IPR, allowing the deployment of IPR where it is material to the dissemination of learning.</p> <p>Oswald Consultancy appreciates that DNOs will have the right to use any elements of new foreground IPR developed and funded by the project on a royalty-free basis.</p> <p>The background IPR, which include the names, copyright over their existing web content and their logo design, will remain the property of Oswald Consultancy Ltd or a subsidiary company set up by Oswald Consultancy Ltd to be the legal owner of the background IPR. Any future use of this background IPR beyond the end of the project e.g. when rolled out to other DNOs, will be licensed to participants on reasonable terms.</p>		
Attachments	<p>See Appendix 10 in NPGT203/1 (and attached here)</p> <p>LCNF governance document v6 (attached here)</p>		
Verbal Clarifications (Consultants)			

