

# Factsheet on procurement by project public beneficiaries in Armenia

Applicable rules, tips and recommendations

September 2018

#### **DISCLAIMER**

This **<u>non-binding document</u>** has been developed by the TESIM project.

It does not necessarily reflect the views of the European Commission on the topic, and is presented to programme practitioners **for illustrative purposes only**.

Implemented by a consortium led by





A project funded by the European Union





# Table of contents

1.	In	troduction	3
2.	Ap	oplicable legal provisions	4
2	2.1.	Provisions in the ENI CBC Implementing Rules	4
	G	eneral principles	4
	Ru	les of nationality and origin	5
	Pre	ocurement procedures and thresholds	6
	С	onversion of thresholds from Euro to Armenian Dram (AMD)	7
	Us	e of negotiated procedure	7
	2.2.	Overview on applicable Armenian legislation	8
3.	Re	equirements on procurement for Armenian public bodies	10
	3.1.	General principles	10
	3.2.	Definition of public bodies	10
	3.3.	Language requirements	11
	3.4.	Type of procurement procedures	11
	3.5.	Applicable thresholds	11
4.	С	ompliance with ENI CBC Implementing Rules	13
4	4.1.	Partially compliant provisions	13
	4.	1.1. Exclusion criteria	13
	4.	1.2. Composition of the evaluation committee	13
2	4.2.	Tender documents in accordance with best international pr	actices 14
4	4.3.	Additional templates and information to the usual ones	15
A٨	INE)	XES	17
A	٩nn	ex A: declaration of honour on exclusion and selection criterio	a17







# 1. Introduction

The implementation of projects in the framework of ENI CBC requires the procurement of works, supplies and/or services by the beneficiaries in nearly all of them.

During the programming period 2007-2013 ENPI CBC projects were obliged to use the procedures of the Practical Guide to Contract procedures for EC external actions (PRAG). This obligation has not been included in the ENI CBC Implementing Rules (EC Regulation 897/2014), hereinafter ENI CBC IR.

The new regulatory framework allows therefore for the use of national legislation and procedures in CBC Partner Countries. However, national rules will be applied (1) under certain conditions and (2) only for certain types of beneficiaries. The present factsheet aims to describe the applicable rules of awarding contracts related to works, supplies and services for public the Armenian beneficiaries<sup>1</sup>, deriving from the applicable legislation, but also from the programmes' specific rules and the Financing Agreement.





<sup>&</sup>lt;sup>1</sup> For the purpose of this note, the notion of "non-public", that is, "private beneficiary" should be understood as private non-profit organization, as none of the programmes in which Armenia is involved allows for the participation of profit-making bodies (e.g., businesses). A separate guide on procurement is available for them.



# 2. Applicable legal provisions

## 2.1. Provisions in the ENI CBC Implementing Rules

Section 1 of the chapter 4 of the ENI CBC IR regulates procurement. The articles relevant to Armenian beneficiaries are as follows:

Article	Content	
52.2	General principles	
52.3	Rules of nationality and origin	
53	Procedures and thresholds for service contracts	
54 Procedures and thresholds for supply contract		
55 Procedures and thresholds for work contracts		
56	Use of negotiated procedure	

### **General principles**

Article 52.2 stipulates that:

- a) The contract is awarded to the tender offering the best value for money, or as appropriate, to the tender offering the lowest price, while avoiding any conflict of interest;
- b) For contract with a value of more than 60.000€, the following rules shall apply:
  - i. An evaluation committee shall be set up to evaluate applications and/or tenders on the basis of the exclusion, selection and award criteria published by the beneficiary in advance in the tender documents. The committee must have an odd number of members with all the technical and administrative capacities necessary to give an informed opinion on the tenders/applications;
  - ii. Sufficient transparency, fair competition and adequate ex-ante publicity must be ensured;
  - iii. Equal treatment, proportionality and non-discrimination shall be ensured;
  - iv. Tender documents must be drafted according to the best international practice;
  - v. Deadlines for submitting applications or tenders must be long enough to give interested parties a reasonable period to prepare their tenders;
  - vi. Candidates or tenderers shall be excluded if they fall within one of the situations described in article 106(1) of Regulation 966/2012 [...] (bankruptcy, etc.).







In December 2016, the Republic of Armenia approved a new law on procurement, which harmonized the applicable rules with WTO standards.

In any case, the Armenian beneficiaries, in accordance with the provisions of the Financing Agreement, also need to comply with the rules stipulated in the ENI CBC IR. A specific check-list for the verification of the compliance has been prepared. The identified potential incompliances are indicated in this guide.

#### Rules of nationality and origin

Article 52.3 stipulates that "In all cases, the rules of nationality and origin set forth in articles 8 and 9 of Regulation 236/2014 shall apply." This rule is also included in article 5 of the General Conditions of the Financing Agreement signed between the European Union and Armenia for the ENI CBC programmes.

#### What does it mean in practice?

The **rule of nationality**, that is, the eligibility conditions for the participation of tenderers in procurement procedures, is the same as the one applied in the Member States. Therefore, there is **no restriction on nationality of tenderers**.

The Common Implementing Rules (EC Regulation 236/2014) make reference to the threshold of the competitive negotiated procedure, which corresponds to EUR 100 000. This indeed means that when the value of the supplies to be purchased is below EUR 100 000 per purchase, the supplies do not have to originate from an eligible country (full untying). It shall also be mentioned that this Regulation provides that in the case of actions implemented under shared management with a Member State, as it is the case in the ENI CBC Programmes, **countries that are eligible under the rules of that Member State are also eligible**. According to the Romanian legislation, no restrictions regarding origin are foreseen, so there is **no restriction on the origin of supplies**. As an exception, the sanctions currently imposed by the EU on Russia (and vice versa) may lead to restrictions in the acquisition of goods and services from this country.







#### Procurement procedures and thresholds

Articles 53 to 55 of the ENI CBC IR define the type of procedure and thresholds for services, supplies and works, as follows:

Article 53	Service contracts
> 60.000€ < 300.000€	Competitive negotiated procedure without publication
≥ 300.000€	International restricted tender

Article 54	Supply contracts
> 60.000€ < 100.000€	Competitive negotiated procedure without publication
≥ 100.000€ < 300.000€	Open tender procedure published in the programme area
≥ 300.000€	International open tender

Article 55	Work contracts
≥ 60.000€ < 300.000€	Competitive negotiated procedure without publication
≥ 300.000€ < 5.000.000€	Open tender procedure published in the programme area
≥ 5.000.000€	International open tender

In the cases where the tender needs to be published in the programme area, the beneficiary might need to go beyond the obligations of the national legislation, that is, whatever the threshold stipulated at national level, the publication should be in English. Moreover, it should be published in Internet, so that the potential suppliers from the other participating countries of the programme area are informed (e.g. web-site of the project or of the programme).

Nevertheless, the thresholds in the ENI CBC IR are not directly applicable to Armenian public beneficiaries if national legislation is applied. Moreover, there is no specific reference in the ENI CBC IR on the procedures with a value **below** 60.000€. Also in these cases, beneficiaries need to refer to the **national** legislation and, where allowed, to the internal rules of the organisation.

Note that contracts must not be split artificially to circumvent the procurement thresholds.

Irrespective the amounts concerned, all procurements must respect the **general principles** of avoidance of conflict of interest, transparency, fair







competition, equal treatment, proportionality and non-discrimination (unless regulated otherwise in the Guidelines for applicants or in the grant contract).

### Conversion of thresholds from Euro to Armenian Dram (AMD)

The amounts indicated in the ENI CBC IR and in the programme rules are all in EUR, while in the actual procurement procedures AMD will be used. Which exchange rate should be used to verify if the procedure is above or below the threshold?

Article 8 of the General Conditions of the Financing Agreements stipulates that "[...] in case of procedures in currencies other than Euro, the amount shall be converted to Euro using the exchange rate method mentioned in the Programme (Annex II)."

The exchange rate may be "monthly accounting rate of the Commission", which can be found in the **Inforeuro website** at the following URL address: <a href="http://ec.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind">http://ec.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind</a> <a href="http://ex.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind">http://ec.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind</a> <a href="http://ex.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind">http://ec.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind</a> <a href="http://ex.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind">http://ec.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/ind</a>

### Use of negotiated procedure

Article 56 of the ENI CBC IR stipulate that "The beneficiary may decide to use negotiated procedure on the basis of a single tender in the cases referred to in Article 266 of Delegated Regulation (EU) No 1268/2012." This article provides a list of reasons for justified use of the negotiated procedure and need to be complemented with the instructions and thresholds stipulated in articles 265, 267 and 269 of the above-mentioned Regulation.

"Negotiated procedures" **should not be confused** with the "Competitive negotiated procedure" mentioned in article 53 to 55.

A non-exhaustive list of the cases referred in Article 56 of ENI CBC IR is:

- Extreme urgency,
- Extension of contracts already started (with respect of certain conditions),
- Additional delivery of original supplies as replacement of normal supplies,
- Contract following a contest,







- The tender procedure has been unsuccessful,
- Where for technical reasons, or for reasons connected with the protection of exclusive rights, the contract can be awarded only to a particular provider,
- Where a new contract has to be concluded after early termination of an existing contract.

The use of negotiated procedure is **exceptional** and there are specific provisions in national legislation for single source procurement. Please **check very carefully** Law and Governamental Decision no. 526 to assess the convenience of using this procedure.

## 2.2. Overview on applicable Armenian legislation

The list of applicable legal acts is as follows:

Legal reference	Content
Constitution of Armenia	Article 5.3: In case of conflict between the norms of international treaties ratified by the Republic of Armenia and those of laws, the norms of international treaties shall apply
The Law of Armenia no. HO-21-N from 16.12.2016 on Procurement	Establishes a mandatory <b>legal framework for</b> <b>procurement by public bodies</b> and provides the definition of the public bodies, covered by this Law. <b>Procurement</b> of supplies, works and services under the grant funding is <b>subject to national legislation and</b> <b>respective financing agreement</b>
<b>Financing Agreements</b> on CBC 2014-2020 Special Conditions and its Annex I-General Conditions	Requirement for Beneficiaries in CBC countries to follow procurement procedures and rules of nationality and origin as per Articles 52-56 of the Implementing Regulation (EU) No 897/2014 (Articles 4 and 5 of the Annex I of the agreements)
Orders from the Ministry of Finance on Standard Documentation for the procurement of goods and services (see below)	<b>Standard tender documentation</b> (in compliance with best international practices)







The templates of procurement documents are defined by the following orders of the Minister of Finance:

- Open tender
  - Order of the Minister of Finance No. 244-A of 24 May 2017 (electronic)
  - Order of the Minister of Finance No. 245-A of 24 May 2017 (paper based)
  - Order of the Minister of Finance No. 246-A (for procurement up to AMD 5mln) of 24 May 2017 (paper based)
  - Order of the Minister of Finance No. 243-A (for procurement up to AMD 5mln) of 24 May 2017 (electronic)
- Price quotation
  - Order of the Minister of Finance No. 250-A (for procurement up to AMD 5mln) of 25 May 2017 (paper based)
  - Order of the Minister of Finance No. 238-A (for procurement up to AMD 5mln) of 24 May 2017 (electronic)
  - Order of the Minister of Finance No. 237-A of 24 May 2017 (electronic)
  - Order of the Minister of Finance No. 247-A of 25 May 2017 (paper based)
- Prequalification procedure
  - Order of the Minister of Finance No. 263-A of 30 May 2017
  - Order of the Minister of Finance No. 264-A (for procurement up to AMD 5mln) of 30 May 2017
- Single source procurement
  - Order of the Minister of Finance No. 261-A (for the procurement based on emergency or unforeseen situation up to AMD 5mln) of 30 May 2017 (paper based)
  - Order of the Minister of Finance No. 262-A (for the procurement based on emergency or unforeseen situation) of 30 May 2017 (paper based)
  - Order of the Minister of Finance No. 248-A (for the procurement based on emergency or unforeseen situation up to AMD 5mln) of 25 May 2017 (electronic)
  - Order of the Minister of Finance No. 249-A (for the procurement based on emergency or unforeseen situation) of 25 May 2017 (electronic)

The practical implications of this legislation are explained in the next chapter.







# 3. Requirements on procurement for Armenian public bodies

## 3.1. General principles

The "Law no. HO-21-N of 16.12.2016 on Procurement of the Republic of Armenia" shall apply to the beneficiaries considered as public bodies in the understanding of the law<sup>2</sup>.

The general procurement principles, as stated in article 6 of the law, are in line with the ENI CBC IR: fair competition, economy and efficiency, transparency, non-discrimination, objectivity and fight against corruption and fraud.

# 3.2. Definition of public bodies

Article 2.1 (1) & (2) of the Law of Armenia on procurement includes the following definition of "*contracting authorities*":

- (1) contracting authority means:
  - a. public administration and local self-government bodies, state or community institutions provided for by the Constitution of the Republic of Armenia and laws of the Republic of Armenia;
  - b. Central Bank of the Republic of Armenia;
  - c. state or community non-commercial organisations;
  - d. organisations with more than 50% of state or community shares;
  - e. foundations established or associations (unions) formed by the state or community, or state or community non-commercial organisation, or organisations with more than 50% of state or community shares;
  - f. legal persons having received means in the form of donation or grant from the state or community, or from the Central Bank of the Republic of Armenia, or from state or community non-commercial organisations, or organisations with more than 50% of state or community shares as regards procurement carried out at the expense of means received in the form of donation or grant;
  - g. foundations restructured through reorganisation of state or community noncommercial organisations or organisations with more than 50% of state or community shares;
- h. public organisations;



<sup>&</sup>lt;sup>2</sup> This is without prejudice to the application of a different notion of "public body" for the purposes of determining the financial liability of Republic of Armenia in accordance with Article 74.5 of the ENI CBC IR and the Financing Agreement.



(2) public organisation means:

- a. persons included in the list approved by the Public Services Regulatory Commission of the Republic of Armenia, who carry out activities in the regulated field of public services, with the exception of persons who have been included in the list referred to in this paragraph due to holding a dominant position in respect of services provided within the framework of operation of the public network in the electronic communication sector;
- b. other organisations operating in the field of public services which, based on a special or exclusive right, implement one or more types of relevant activities defined by this Article, where procurement is carried out for the purpose of implementing the given type of relevant activity;

## 3.3. Language requirements

The procurement announcements have to be published in Armenian, even though other languages may be used under the circumstances stipulated in article 14 of the law.

## 3.4. Type of procurement procedures

Article 18 of the Law stipulates the following procurement procedures

1. The procurement procedures shall be:

- (1) electronic auction;
- (2) tender;
- (3) price quotation;
- (4) single source procurement.

### 3.5. Applicable thresholds

The "Law of the Republic of Armenia on procurement" stipulates some thresholds for public bodies.

The thresholds in the Law are expressed in AMD. This guide uses the accounting rate of the Commission of the month of September 2018, that is 560,88 AMD/EUR. The updated accounting rate may be found in:

(<u>http://ec.europa.eu/budget/contracts\_grants/info\_contracts/inforeuro/inde</u> <u>x\_en.cfm</u>).

The Law fixes the following thresholds, together with specific additional conditions:







Type of contracts	Amount in AMD	Estimated amount in EUR (September 2018)
Price quotation	70.000.000 AMD	124.803,88€
Single Source Procurement	Up to 1.000.000 AMD	1.782,91€

The procurement may be carried out through **price quotation**, where the procurement price does not exceed seventy-fold of the procurement base unit, and where the subject of procurement is not included in the list provided for by point 14 of part 1 of Article 5 of this Law, and in case of procurement containing state secret — in the list provided for by point 15 of part 1 of Article 5 of this Law.

Procurement may be carried out from single source, where the procurement price does not exceed the procurement base unit or it is carried out outside the territory of the Republic of Armenia.







# 4. Compliance with ENI CBC Implementing Rules

## 4.1. Partially compliant provisions

Even though the Law of Republic of Armenia on procurement, together with the orders of the Ministry of Finance, is compliant with the requirements of articles 52.2 to 56 of the ENI CBC IR, there are two points of attention, which might imply ineligibility of expenditure if not taken into account:

- Exclusion criteria for tenderers and declaration on honour;
- Number of members of the evaluation committee.

#### 4.1.1. Exclusion criteria

Article 28 of the Law stipulates the need for the bidder to supply a statement certified thereby with the bid justifying the eligibility thereof to participate in the procurement. However, the eligibility criteria defined in articles 6 and 34 of the Law are not fully compliant with the requirements of the ENI CBC IR.

Not including specific provisions in the tenders, which fully comply with the eligibility criteria, may lead to the full or partial ineligibility of expenditure. Therefore, it is necessary to add **a declaration on honou**r fully compliant with the ENI CBC IR. A template for such declaration is included as **annex A** of this document

#### 4.1.2. Composition of the evaluation committee

The Decree of the Government of the Republic of Armenia No. 526-N, dated 04 May 2017, Annex No. 1 "Procedure for Organisation of the Procurement Process" stipulates:

26. [...] The evaluation commission:

(1) Shall be composed of at least three members and have a chairperson and a secretary which shall be prescribed by the act on formation of the commission. [...]

The beneficiaries must consider the requirement of the ENI CBC IR of an **odd number of members**, which is compatible with the provision in the Law of Armenia.







# 4.2. Tender documents in accordance with best international practices

Even though the standard tender documents are compliant with the criterion of "best international practices", some minor elements should be improved to be fully in line with the usual EU practices.

In particular, three evaluation documents are missing in the standard templates:

- Administrative grid;
- Evaluators grid;
- Tender opening check-list

We recommend to use the following PRAG templates for these missing documents:

Name of document	PRAG reference
Forms	for the evaluation process
Administrative Compliance Grid	b8o1_admingrid_simp_en.doc (services); c4j_admingrid_en.doc (supplies); d4l_admingrid_en.doc (works)
Evaluation grid	B8m1_evalgrid_fees_en.doc (services fee- based); B8m2_evalgrid_global_en.doc (services global price); c4k_evalgrid_en.doc (supplies); d4m_evalgrid_en.doc (works)
Tender opening check-list	b9_openchecklist_en.doc (services) c5_ openchecklist_en.doc (supplies) d5_ openchecklist_en.doc (works)

#### We strongly recommend:

• to adapt (and translate) PRAG templates or







- to ensure that its content is included in your usual templates. In particular, the following information is not usually included in Armenian templates:
  - Name of the programme (Black Sea Basin ENI CBC 2014-2020)
  - Legal basis (at least add ENI CBC Implementing Rules, the Joint Operational Programme, the Financing Agreement and the Grant contract provisions)
  - In the instructions for tenderers: content of the tender and ethic clause (see examples in b8o5\_itt\_simp\_en.doc)

In case of **procurement documents NOT compliant** with EU's practices. The non-inclusion of this templates may result in the ineligibility of the expenditure.

You may find the templates in the annexes for services, supplies and works in the following URL: <u>https://goo.gl/Ungxi6</u><sup>3</sup>



## 4.3. Additional templates and information to the usual ones

As indicated in the section above, some of the documents stipulated in PRAG are not usual in the Armenian procedure, there is no specific template or there is some missing information.



particip

<sup>&</sup>lt;sup>3</sup> This is a shortened URL address



"Tender documents must be drafted according to best international practice" This is an essential requirement for the eligibility of expenditure.

Despite the alignment of Armenian legislation with WTO standards, we recommend to carry out a thorough verification of the compliance of its usual templates with the indications of this guide.

## DO NOT PROCURE AS USUAL!!

CHECK THE COMPLIANCE OF THE TENDER TEMPLATES BEFORE LAUNCHING ANY PROCUREMENT PROCEDURE.



Implemented by a consortium led by





# ANNEXES

# Annex A: declaration of honour on exclusion and selection criteria

# Declaration on honour on exclusion criteria and selection criteria

The undersigned [insert name of the signatory of this form], representing:

(only for natural persons) (only for legal persons) the following legal person:			
himself or herself			
ID or passport number: Full official name:			
	Official legal form:		
('the person')	Statutory registration number:		
	Full official address:		
	VAT registration number:		
	('the person')		
I – Situation of exclusion concern	ing the person		
(1) declares that the above-m	entioned person is in one of the following	YES	NO
situations:			
(a) it is bankrupt, subject to insolvency or winding up procedures, its assets are being administered by a liquidator or by a court, it is in an arrangement with creditors, its business activities are suspended or it is in any analogous situation arising			
-	ided for under national legislation or regulations;		
<ul> <li>(b) it has been established by a final judgement or a final administrative decision that the person is in breach of its obligations relating to the payment of taxes or social security contributions in accordance with the law of the country in which it is established, with those of the country in which the contracting authority is located or those of the country of the performance of the contract;</li> </ul>			
(c) it has been established by a final judgement or a final administrative decision that the person is guilty of grave professional misconduct by having violated applicable laws or regulations or ethical standards of the profession to which the person belongs, or by having engaged in any wrongful conduct which has an impact on its professional credibity where such conduct denotes wrongful intent or gross negligence, including, in particular, any of the following:			
	ntly misrepresenting information required for the e of grounds for exclusion or the fulfilment of performance of a contract;		
(ii) entering into agreeme competition;	nt with other persons with the aim of distorting		







(iii) violating intellectual property rights;	
(iv) attempting to influence the decision-making process of the contracting authority during the award procedure;	
(v) attempting to obtain confidential information that may confer upon it undue advantages in the award procedure;	
(d) it has been established by a final judgement that the person is guilty of the following:	
(i) fraud, within the meaning of Article 1 of the Convention on the protection of the European Communities' financial interests, drawn up by the Council Act of 26 July 1995;	
(ii) corruption, as defined in Article 3 of the Convention on the fight against corruption involving officials of the European Communities or officials of EU Member States, drawn up by the Council Act of 26 May 1997, and in Article 2(1) of Council Framework Decision 2003/568/JHA, as well as defined in Article 14 of the General Conditions of the Financing Agreement for ENI CBC between Armenia and the European Commission in the legal provisions of Armenia;	
(iii) participation in a criminal organisation, as defined in Article 2 of Council Framework Decision 2008/841/JHA;	
(iv) money laundering or terrorist financing, as defined in Article 1 of Directive 2005/60/EC of the European Parliament and of the Council;	
(v) terrorist-related offences or offences linked to terrorist activities, as defined in Articles 1 and 3 of Council Framework Decision 2002/475/JHA, respectively, or inciting, aiding, abetting or attempting to commit such offences, as referred to in Article 4 of that Decision;	
(vi) child labour or other forms of trafficking in human beings as defined in Article 2 of Directive 2011/36/EU of the European Parliament and of the Council;	
(e) the person has shown significant deficiencies in complying with the main obligations in the performance of a contract financed by the Union's budget or by the Armenian public budget, which has led to its early termination or to the application of liquidated damages or other contractual penalties, or which has been discovered following checks, audits or investigations by the Armenian competent authorities, the Delegation of the European Union in Armenia, any Managing Authority of ENPI CBC or ENI CBC, Audit Authorities of ENI CBC, the European Commission, OLAF or the European Court of Auditors;	
(f) it has been established by a final judgment or final administrative decision that the person has committed an irregularity within the meaning of Article 1(2) of Council Regulation (EC, Euratom) No 2988/95;	







(g) for the situations of grave professional misconduct, fraud, corruption, other criminal offences, significant deficiencies in the performance of the contract or irregularity, the applicant accepts to be subject to:	
i.facts established in the context of audits or investigations carried out by the European Court of Auditors, OLAF, or any other check, audit or control performed under the responsibility of an authorising officer of the European Commission, Managing Authority or Audit Authority, the competent Armenian authorities or any other competent body;	
ii.non-final administrative decisions, which may include disciplinary measures taken by the competent supervisory body responsible for the verification of the application of standards of professional ethics;	
iii.decisions of the Managing Authority, the Armenian National Authority (identified in the Financing Agreement for ENI CBC programmes between the European Commission and Armenia) or of a national competent authority relating to the infringement of national competition law; or	
iv.decisions of exclusion by an authorising officer of the Contracting Authority.	

II – Situations of exclusion concerning natural persons with power of representation, decision-making or control over the legal person

<ul> <li>(2) declares that a natural person who is a member of the administrative, management or supervisory body of the above-mentioned legal person, or who has powers of representation, decision or control with regard to the above-mentioned legal person (this covers company directors, members of management or supervisory bodies, and cases where one natural person holds a majority of shares) is in one of the following situations:</li> </ul>	YES	NO
Situation (c) above (grave professional misconduct)		
Situation (d) above (fraud, corruption or other criminal offence)		
Situation (e) above (significant deficiencies in performance of a contract )		
Situation (f) above (irregularity)		

III – Situations of exclusion concerning natural or legal persons assuming unlimited liability for the debts of the legal person

(3) declares that a natural or legal person that assumes unlimited liability for the debts of the above-mentioned legal person is in one of the following situations:	YES	NO
Situation (a) above (bankruptcy)		
Situation (b) above (breach in payment of taxes or social security contributions)		

#### IV – Grounds for rejection from this procedure

particip





(4) declares that the above-mentioned person:	YES	NO
(h) has distorted competition by being previously involved in the preparation of procurement documents for this procurement procedure.		

#### V – Remedial measures

If the person declares one of the situations of exclusion listed above, it must indicate measures it has taken to remedy the exclusion situation, thus demonstrating its reliability. This may include e.g. technical, organisational and personnel measures to prevent further occurrence, compensation of damage or payment of fines. The relevant documentary evidence which illustrates the remedial measures taken must be provided in annex to this declaration. This does not apply for situations referred in point (d) of this declaration.

#### VI – Evidence upon request

Upon request and within the time limit set by the Contracting Authority the person must provide information on the persons that are members of the administrative, management or supervisory body. It must also provide the following evidence concerning the person itself and concerning the natural or legal persons which assume unlimited liability for the debt of the person:

For situations described in (a), (c), (d) or (f), production of a recent extract from the judicial record is required or, failing that, an equivalent document recently issued by a judicial or administrative authority in the country of establishment of the person showing that those requirements are satisfied.

For the situation described in point (a) or (b), production of recent certificates issued by the competent authorities of the State concerned are required. These documents must provide evidence covering all taxes and social security contributions for which the person is liable, including for example, VAT, income tax (natural persons only), company tax (legal persons only) and social security contributions. Where any document described above is not issued in the country concerned, it may be replaced by a sworn statement made before a judicial authority or notary or, failing that, a solemn statement made before an administrative authority or a qualified professional body in its country of establishment.

The person is not required to submit the evidence if it has already been submitted for another procurement procedure. The documents must have been issued no more than one year before the date of their request by the contracting authority and must still be valid at that date.

The signatory declares that the person has already provided the documentary evidence for a previous procedure and confirms that there has been no change in its situation:

Document	Full reference to previous procedure	
Insert as many lines as necessary.		
VII – Selection criteria		

(5) declares that the above-mentioned person complies with the selection criteria applicable to it individually as provided in the tender specifications:







<ul> <li>(a) It has the legal and regulatory capacity to pursue the professional activity needed for performing the contract as required in section [<i>insert</i>] of the tender specifications;</li> </ul>	
<ul><li>(b) It fulfills the applicable economic and financial criteria indicated in section [<i>insert</i>] of the tender specifications;</li></ul>	
(c) It fulfills the applicable technical and professional criteria indicated in section [ <i>insert</i> ] of the tender specifications.	

The contracting authority must adapt the table above to the criteria indicated in the tender specifications (i.e. insert extra rows for each criterion or delete irrelevant rows).

(6) if the above-mentioned person is the sole tenderer or the leader in case of joint tender, declares that:	YES	NO
(d) the tenderer, including all members of the group in case of joint tender and including subcontractors if applicable, complies with all the selection criteria for which a consolidated asseessment will be made as provided in the tender specifications.		

#### VII – Evidence for selection

The signatory declares that the above-mentioned person is able to provide the necessary supporting documents listed in the relevant sections of the tender specifications and which are not available electronically upon request and without delay.

The person is not required to submit the evidence if it has already been submitted for another procurement procedure. The documents must have been issued no more than one year before the date of their request by the contracting authority and must still be valid at that date.

The signatory declares that the person has already provided the documentary evidence for a previous procedure and confirms that there has been no change in its situation:

Document	Full reference to previous procedure
Insert as many lines as necessary.	

The above-mentioned person may be subject to rejection from this procedure and to administrative sanctions (exclusion or financial penalty) if any of the declarations or information provided as a condition for participating in this procedure prove to be false.

Full name

Date

Signature



