

Guidelines on Financial Corrections in the Cross-Border Cooperation Programme Poland - Russia 2014-2020

1. Introduction

In the case of irregularities related to non-compliance with public procurement rules by the Russian beneficiaries, it is necessary to define an appropriate amount of the financial correction in accordance with the Guidelines on Financial Corrections in the Poland-Russia Cross-Border Cooperation Programme 2014-2020, hereinafter referred to as Guidelines.

The types of irregularities described in this document are the most frequently found types of irregularities related to public procurements. Other irregularities not indicated in that section should be dealt with in accordance with the principle of proportionality and, where possible, by analogy to the types of irregularities identified in these Guidelines.

The amount of the financial correction is calculated in view of the expenditure amount declared or approved in the project progress report and related to the contract/procurement procedure (or part of it) affected by the irregularity. The adequate rate of the correction applies to the amount of the expenditure declared or approved in connection with the contract/procurement procedure affected by the irregularity. The same correction rate should be applied also to any future expenditure related to the same affected contract/procurement procedure.

Practical example: the amount of expenditure declared to the verification of auditors in connection with public procurement for construction works, for which the contract was concluded after the application of illegal criteria is 10 000 000 EUR. If the applicable rate of the correction is 25%, the amount to be deducted from the amount of eligible expenditure is 2 500 000 EUR. Accordingly, based on adequate funding rate the amount of eligible expenditures subjected to the approval of the auditor is reduced. If afterwards the beneficiary intends to declare further expenditure concerning the same contract and affected by the same irregularity, that expenditure should be subject to the same correction rate.

The appropriate institutions authorized to controls on correcting irregularities are recommended to apply the same criteria and rates when correcting irregularities detected by their own services, unless they apply stricter standards.

2. Criteria to consider when deciding which rate of correction to apply

These Guidelines set out a range of corrections of 5%, 10%, 25% and 100% that are applied to the expenditure of a contract/procurement procedure. They take into account the importance of the irregularity and the principle of proportionality. These rates of corrections are applied when it is not possible to quantify precisely the financial implications for the contract/procurement procedure in question. The seriousness of an irregularity related to non-compliance with the rules on public



procurement and the related financial impact to the European Union budget is assessed taking into account the following factors: level of competition, transparency and equal treatment.

The value of the financial correction may be reduced if the cancellation of eligible expenditure incurred under the contract/procurement procedure is disproportionate to the nature and importance of the particular irregularity. The nature and the gravity of the particular irregularities is evaluated separately for each contract/procurement procedure, taking into account the degree of violation of the principles of fair competition, equal treatment of contractors, transparency and non-discrimination.

The use of reduced correction rates for the irregularity is not possible in relation to the contracting institutions, which, despite receiving the result of verification or control of the implemented project stating irregularities, re-commit the same irregularity in the procurement procedures initiated after receiving the result of the control or audit.

It is not possible to reduce the financial correction in the case of irregularities which relate to cases of fraud or deliberate preference of one of the contractors identified in finally ended legal proceedings or other final decision ending an administrative procedure applicable to national legislation.

When the non-compliance with public procurement rules has a deterrent effect to potential tenderers or when the non-compliance leads to award an offer other than the one that should have been awarded, this is a strong indication that the irregularity is serious. When the irregularity is only of a formal nature without any actual or potential financial impact, no correction will be made.

Where a number of irregularities are detected in the same tender procedure, the rates of correction are not cumulated, the most serious irregularity being taken as an indication to decide the rate of correction (5%, 10%, 25% or 100%), which means that the highest possible rate is applied.

A financial correction of 100% may be applied in the most serious cases when the irregularity favors certain tenderer(s)/ candidate(s) or where the irregularity relates to fraud.

While applying corrections, the cross-border character of the tender procedure shall also be taken into consideration. The cross-border character have procurements, which are (also potentially) in the interest of entities registered in one of the two countries participating in the Programme. This concept implies that for contracts which are not (or not fully) subject to the public procurement national law - also the need to determine the existence of a certain cross-border interest exists.

Contracting entities should be made aware that it is in their responsibility to decide whether an intended contract award might potentially be of interest to economic operators located in other countries participating in the Programme and to choose the appropriate means of publication. This decision has to be based on an evaluation of the individual circumstances of the case, such as the subject-matter of the contract, its estimated value and the specifics of the sector concerned (size and



structure of the market, commercial practices etc.) and the geographical location of the place of performance. In case when providers from other countries may be interested in a procurement, sufficient degree of advertising is required, at least in terms of publication of a tender notice.

Examples

- 1. For a project event taking place in a city in the geographical centre of Poland, the beneficiary (a public institution) intends to contract a caterer for lunch and coffee breaks for an estimated value of 10 000 EUR. The beneficiary has to observe the applicable national rules on publication. Due to the geographical location of the event, the interest of providers located in other countries in this catering contract is likely to be limited. Accordingly, the use of additional publication channels enlarging the degree of visibility of the tender notice, especially to foreign potential providers, is not necessary.¹
- 2. A project partner (public institution) intends to contract a study covering the territory of two states participating in the Programme, for an estimated value of 65 000 EUR. The procurement law of the state where the awarding institution is located requires a national wide publication of the tender notice. Due to the potential cross-border interest of the contract, the use of wider (than national) publication channels might be advisable - if accessible for the awarding institution - in order to ensure a sufficient degree of advertising. The beneficiary might also use the opportunity offered by the Programme to publish it also on the Programme website.²
- 3. The same contract as in example 2) is to be tendered by a beneficiary located in a state where, for the estimated amount of the contract, there is no obligation to publish the tender notice. Again, due to the potential cross-border interest of the contract, at least the publication on the Programme website is advised.

¹ For the entities located in Russia subject for the national public procurement law it is is not obligatory to publish the tender notice and documentation on other web site than http//zakupki.gov.ru

² As above.



3. TYPES OF IRREGULARITIES AND CORRESPONDING RATES OF FINANCIAL CORRECTIONS

3.1. Contract notice and tender specifications

No	Type of irregularity	Description of irregularity	Rate of correction
1.	Lack of publication of	The contract notice was not published in accordance	100%
	contract notice.	with the relevant national legislation.	
			25% if publication of a contract notice(s) is required by
			the national legislation and the contract notice(s) was not
			published in the respective official publication, but it was
			published in a way that ensures that undertakings located
			in the country involved in the Programme had access to
			the appropriate information regarding the public
			procurement before it was awarded, so that it would be
			in a position to submit a tender or express its interest to
			participate in obtaining that contract. In practice, this
			means that either the contract notice was published at a
			national level (following the national legislation or rules
			in that regard) or the basic standards for the publication
			of the contract notice was respected.
2.	Artificial splitting of	A works project or proposed purchase of a certain	100%
	works/services/supplies	quantity of supplies or services is subdivided	
	contracts.	resulting in its coming outside the scope of national	25% if publication of a contract notice(s) is required by
		law, i.e. preventing its publication in accordance with	the national legislation and the contract notice(s) was not
		the national legislation for the whole set of works,	published in the respective official publication, but it was
		services or supplies.	published in a way that ensures that undertakings located



			in the country involved in the Programme had access to
			the appropriate information regarding the public
			procurement before it was awarded, so that it would be
			in a position to submit a tender or express its interest to
			participate in obtaining that contract. In practice, this
			means that either the contract notice was published at a
			national level (following the national legislation or rules
			in that regard) or the basic standards for the publication
			of the contract notice was respected.
3.	Non-compliance with - time	The time limits for receipt of tenders (or receipt of	25% if reduction in time limits >= 50%
	limits for receipt of tenders;	requests to participate) were lower than the time	10% if reduction in time limits >= 30%
	or - time limits for receipt of	limits required by the national legislation.	5% if any other reduction in time limits (this correction
	requests to participate.		rate may be reduced to between 2% and 5%, where the
			nature and gravity of the deficiency is not considered to
			justify a 5% correction rate).
4.	Insufficient time for potential	Time for potential tenderers/candidates to obtain	25% if the time that potential tenderers/candidates had
	tenderers/candidates to	tender documentation is too short, thus creating an	to obtain tender documentation is less than 50% of time
	obtain tender	unjustified obstacle to the opening up of public	limit for receipt of tenders (in line with relevant
	documentation.	procurement to competition. Corrections are applied	provisions).
		on a case by case basis. In determining the level of	10% if the time that potential tenderers/candidates had
		the correction, account will be taken of possible	to obtain tender documentation is less than 60% of time
		mitigating factors related to the specificity and	limit for receipt of tenders (in line with relevant
		complexity of the contract, in particular possible	provisions).
		administrative burden or difficulties in providing the	5% if the time that potential tenderers/candidates had to
		tender documentation.	obtain tender documentation is less than 80% of time
			limits for request of tenders (in line with relevant
			provisions).
5.	Lack of publication of -	The time limits for receipt of tenders (or receipt of	10%



	extended time limits for receipt of tenders; or - extended time limits for receipt of requests to participate.	request to participate) were extended without publication in accordance with the relevant rules (i.e., publication in the respective official publication).	The correction can be decreased to 5% depending on the relevance of irregularities.
6.	Cases not justifying the use of the negotiated procedure with prior publication of a contract notice.	Contracting authority awards a public contract by negotiated procedure, after publication of a contract notice, but such procedure is not justified by the relevant provisions.	25% The correction can be reduced to 10% or 5% depending on the relevance of irregularities.
7.	Failure to state: - the selection criteria in the contract notice; and/or - the award criteria (and their weighting) in the contract notice or in the tender specifications.	The contract notice does not set out the selection criteria and/or when neither the contract notice nor the tender specifications describe in sufficient detail the award criteria as well as their weighting.	The correction can be decreased to 10% or 5% if the selection/award criteria were stated in the contract notice (or in the tender specifications, as regards award criteria) but with insufficient detail.
8.	Unlawful and/or discriminatory selection and/or award criteria laid down in the contract notice or tender documents.	Cases in which entities have been deterred from bidding because of unlawful or discriminatory selection and/or award criteria laid down in the contract notice or tender documents. For example: - obligation to already have an establishment or representative in the country or region; - tenderers' possession of experience in the country or region.	25% The correction can be decreased to 10% or 5% depending on the relevance of irregularities.



9.	Selection criteria not related	When it can be demonstrated that the minimum	25%
	and proportionate to the	capacity levels of ability for a specific contract are	The correction can be decreased to 10% or 5% depending
	subject-matter of the	not related or proportionate to the subject-matter	on the relevance of irregularities.
	contract.	of the contract, thus not ensuring equal access for	
		tenderers or having the effect of creating unjustified	
		obstacles to the opening up of public procurement	
		to competition.	
10.	Discriminatory technical	Setting technical standards that are too specific, thus	25%
	specifications	not ensuring equal access for tenderers or having the	The correction can be decreased to 10% or 5% depending
		effect of creating unjustified obstacles to the	on the relevance of irregularities.
		opening up of public procurement to competition.	
11.	Insufficient definition of the	The description in the contract notice or the tender	10%
	subject-matter of the	specifications is insufficient for potential	The correction can be decreased to 5% depending on the
	contract	tenderers/candidates to determine the subject-	relevance of irregularities. In case the implemented
		matter of the contract.	works were not published, the corresponding amount is
			subject to a correction of 100%.

3.2. Evaluation of tenders

12.	Modification of selection	The selection criteria were modified during the	25%
	criteria after opening of	selection phase, resulting in acceptance of tenderers	The correction can be decreased to 10% or 5% depending
	tenders, resulting in	that should not have been accepted if the published	on the relevance of irregularities.
	incorrect acceptance of	selection criteria had been followed.	
	tenderers.		
13.	Modification of selection	The selection criteria were modified during the	25%
	criteria after opening of	selection phase, resulting in rejection of tenderers	The correction can be decreased to 10% or 5% depending
	tenders, resulting in	that should have been accepted if the published	on the importance of the irregularity.



	incorrect rejection of	selection criteria had been followed.	
	tenderers		
14.	Evaluation of	During the evaluation of tenderers/candidates, the	25%
	tenderers/candidates using	selection criteria were used as award criteria, or the	The correction can be decreased to 10% or 5% depending
	unlawful selection or award	award criteria (or respective sub-criteria or	on the relevance of irregularities.
	criteria	weightings) stated in the contract notice or tender	
		specifications were not followed, resulting in the	
		application of unlawful selection or award criteria.	
		Example: Sub-criteria used for the award of the	
		contract are not related to the award criteria in the	
		contract notice / tender specifications.	
15.	Lack of transparency or	The audit trail concerning in particular the scoring	25%
	equal treatment during	given to each bid is unclear/unjustified/lacks	The correction can be reduced to 10% or 5% depending
	evaluation	transparency or is non-existent.	on the relevance of irregularities.
		And/or	
		The evaluation report does not exist or does not	
		contain all the elements required by the relevant	
		provisions.	
16.	Modification of a tender	The contracting authority allows a	25%
	during evaluation	tenderer/candidate to modify its tender during	The correction can be reduced to 10% or 5% depending
		evaluation of offers.	on the relevance of irregularities.
17.	Negotiation during the	In the context of an open or restricted procedure,	25%
	award procedure	the contracting authority negotiates with the bidders	The correction can be reduced to 10% or 5% depending
		during the evaluation stage, leading to a substantial	on the relevance of irregularities.
		modification of the initial conditions set out in the	
		contract notice or tender specifications.	
18.	Negotiated procedure with	In the context of a negotiation procedure with prior	25%
	prior publication of a	publication of a contract notice, the initial conditions	The correction can be reduced to 10% or 5% depending



	contract notice with	of the contract were substantially altered, thus	on the relevance of irregularities.
	substantial modification of	justifying the publication of a new tender.	
	the conditions set out in the		
	contract notice or tender		
	specifications		
19.	Rejection of abnormally low	Tenders appear to be abnormally low in relation to	25%
	tenders	the goods, works or services but the contracting	
		authority, before rejecting those tenders, does not	
		request in writing details of the constituent elements	
		of the tender which it considers relevant.	
20.	Conflict of interest	When a conflict of interest has been established by a	100%
		competent judicial or administrative body, either	
		from the part of the beneficiary of the contribution	
		paid by the Union or the contracting authority.	

3.3. Contract implementation

21.	Substantial modification of	The essential elements of the award of the contract	25% of the amount of the contract
	the contract elements set	include but are not limited to price, nature of the	
	out in the contract notice or	works, the completion period, the terms of payment	plus
	tender specifications	and the materials used. It is always necessary to	
		make an analysis on a case-by-case basis of what is	the value of the additional amount of the contract
		an essential element.	resulting from the substantial modification of the
			contract elements.
22.	Reduction in the scope of the	The contract was awarded in compliance with the	Value of the reduction in the scope
	contract	national legislation, but was followed by a reduction	
		in the scope of the contract.	Plus



			25% of the value of the final scope (only when the
			reduction in the scope of the contract is substantial).
23.	Award of additional	The main contract was awarded in accordance with	100% of the value of the supplementary contracts.
	works/services/supplies	the relevant provisions, but was followed by one or	Where the total of additional works/services/supplies
	contracts	more additional works/services/supplies contracts	contracts
	(if such award constitutes a	(whether or not formalized in writing) awarded	(whether or not formalized in writing) awarded without
	substantial modification of	without complying with the provisions of the	complying with the provisions of the national legislation
	the original terms of the	national legislation, i.e., the provisions related to the	does not exceed the thresholds of the national legislation
	contract) without	negotiated procedures without publication for	and 50% of the value of the original contract, the
	competition in the absence	reasons of extreme urgency brought about by	correction may be reduced to 25%.
	of one of the following	unforeseeable events or for award of	
	conditions:	complementary supplies, works and services.	
	- extreme urgency brought		
	about by unforeseeable		
	events;		
	- an unforeseen		
	circumstance for additional		
	works, services, supplies ³		
24.	Additional works or services	The main contract was awarded in accordance with	100% of the amount exceeding 50% of the value of the
	exceeding the limit laid down	the provisions of the national legislation, but was	original contract
	in the relevant provisions	followed by one or more supplementary contracts	
		exceeding the value of the original contract by more	

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The concept of "unforeseen circumstance" should be interpreted having regard to what a diligent contracting authority should have foreseen (e.g. new requirements resulting from the adoption of new EU or national legislation or technical conditions, which could not have been foreseen despite technical investigations underlying the design, and carried out according to the state of the art). Additional works/services/supplies caused by insufficient preparation of the tender/project cannot be considered "unforeseen circumstances".



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	than 50%	