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From: To:	General Secretariat of the Council Working Party on Competition
Subject:	Proposal for a Regulation on Foreign Subsidies distorting the Internal Market - Articles 26-32

Delegations will find in annex a presentation given by the European Commission during the informal videoconference of the Working Party meeting on Competition on 27 October, agenda item 2.



Chapter 4: Public procurement Articles 26-32

Proposal for a Regulation on foreign subsidies distorting the internal market

Competition Council Working Party Brussels, 27 October 2021

Overview

- Introduction to Chapter 4: Public procurement
- Distortions in public procurement (Article 26)
- Definition and threshold (Article 27)
- Conditions for notification (Article 28)
- Procedure and decisions (Articles 29-31)
- Fines & periodic penalty payments (Article 32)



Introduction to Chapter 4 on public procurement

- Threshold for notification is EUR 250 million (estimated value of procurement).
- Indicators of distortion plus notion of "unduly advantageous tender".
- Needs of SMEs reflected in relevant provisions.
- Aim is not to impact the evaluation process, only award.
- The **contracting authority is not involved** in the investigation except for forwarding information to the Commission, but is kept in the loop.
- Non-notifiable subsidies in public procurement may be investigated under Chapter 2.

Article 26 | Distortions in public procurement

- The Regulation is focused on foreign subsidies enabling the submission of a tender that is **unduly advantageous** in relation to the works, supplies or services concerned. A situation where such an unduly advantageous tender wins the contract would most likely distort the internal market.
- The opportunity is given to undertakings to justify that the tender is not unduly advantageous.
- Article 3 indicators are applied in conjunction with the notion of "unduly advantageous tender". This approach confirms that a foreign subsidy per se may not cause distorting effects in the internal market.
- Only foreign subsidies granted in the three calendar years preceding the notification.



Article 27 | Definition and threshold

- All public procurement **procedures** under Directives 2014/23/EU (concessions), 2014/24/EU (public procurement) and 2014/25/EU (utilities).
- Procurements pursuant to **Intergovernmental** agreements (Articles 10(4)(a), of Directive 2014/23/EU, 9(1)(a) of Directive 2014/24/EU 20(1)(a) of Directive 2014/25/EU)
- Procurements under Directive 2009/81/EU (Defence and security procurement) are only covered by chapter 2.
- The threshold of 250 million aims, on the basis of internal data, at striking the **right balance** between covering those large procurements which risk causing substantial distortions, while limiting the administrative burden.



Article 28 Conditions for prior notification in PP

- Obligation to submit in the tender or request to participate either:
 - a **notification** of all financial contributions in the last three years or
 - a declaration that no financial contributions were received.
- Obligation covers economic operators and groups thereof, as well as main subcontractors and main suppliers.
 - "main" = key elements of contract performance or over 30% of the value.
- Lead economic operator gathers information and sends to contracting authority/entity.
- If failure to notify or contracting authority does not transfer to COM review.
- Possibility for the Commission to request ad hoc notifications.



Articles 29-31 Procedure and decisions 1/2

- Procedural rules essentially the same as ex officio/concentrations; more detail in implementing acts
- (Exception: no interim measures due to deadlines)
- Suspensive effect:
 - No award of contract at all during preliminary review (60 days)
 - No award of contract to investigated in case of in-depth investigation (200 days max including preliminary review)
- After 60 days award to non-investigated possible if best tender
- Award to investigated possible if a) no objection decision, b) decision with commitments or if c) no decision after 200 days



Articles 29-31 Procedure and decisions 2/2

- If investigated undertaking offers no commitments or these are not appropriate or sufficient to remove distortion: decision prohibiting award
- If undertaking to whom the award is prohibited is ranked first: award to second best and so on down the line
- Contracting authority may also cancel
- Rules on balancing apply
- **Principles** of public procurement in evaluation **are recalled** in the Regulation to **avoid** investigation **influencing evaluation**



Article 32 | Fines & periodic penalty payments

- Same as ex officio (Article 15(1)) regarding inspections and RFIs; also for incorrect/misleading information in the notification
 - Fines up to 1% of turnover in preceding business year
 - Periodic penalty payments up to 5% of average daily turnover in preceding business year
- Same as *ex officio* (Article 15(5)) regarding breach of decisions with commitments; also for failure to notify and breach of suspensive effect
 - Fines up to 10% of turnover in preceding business year
 - Periodic penalty payments up to 5% of average daily turnover in preceding business year



Thank you



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