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COUNCIL DIRECTIVE 93/36/EEC
of 14 June 1993
coordinating procedures for the award of public supply contracts
(OJ L 199, 9.8.1993, p. 1)

Amended by:

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Amended by:

► A1	Act of Accession of Austria, Sweden and Finland	C 241	21	29.8.1994
	adapted by Council Decision 95/1/EC, Euratom, ECSC	L 1	1	1.1.1995

NB: This consolidated version contains references to the European unit of account and/or the ecu, which from 1 January 1999 should be understood as references to the euro — Council Regulation (EEC) No 3308/80 (OJ L 345, 20.12.1980, p. 1) and Council Regulation (EC) No 1103/97 (OJ L 162, 19.6.1997, p. 1).



COUNCIL DIRECTIVE 93/36/EEC
of 14 June 1993
coordinating procedures for the award of public supply contracts

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 100a thereof,

Having regard to the proposal from the Commission⁽¹⁾,

In cooperation with the European Parliament⁽²⁾,

Having regard of the opinion of the Economic and Social Committee⁽³⁾,

Whereas Council Directive 77/62/EEC of 21 December 1976 coordinating procedures for the award of public supply contracts⁽⁴⁾ has been amended on a number of occasions; whereas, on the occasion of further amendments, the said Directive should, for reasons of clarity be recast;

Whereas it seems important in particular to align the drafting of the present Directive, as far as possible, on the provisions on public procurement as contained in Council Directive 93/37/EEC concerning the coordination of procedures for the award of public works contracts⁽⁵⁾ and Council Directive 92/50/EEC of 18 June 1992, relating to the coordination of procedures on the award of public service contracts⁽⁶⁾;

Whereas the alignments to be introduced relate, in particular, to the introduction of the functional definition of contracting authorities, the option of recourse to the open or restricted procedure, the requirement to justify the refusal of candidates or tenderers, the rules for drawing up reports on the execution of the different award procedures, the conditions for referring to the common rules in the technical field, publication and participation, clarifications concerning award criteria and the introduction of the Advisory Committee procedure;

Whereas it is also necessary to introduce some drafting changes aimed at improving the clarity of existing provisions;

Whereas the attainment of freedom of movement of goods in respect of public supply contracts awarded in Member States on behalf of the State, or regional or local authorities or other bodies governed by public law entails not only the abolition of restrictions but also the coordination of national procedures for the award of public supply contracts;

Whereas such coordination should take into account as far as possible the procedures and administrative practices in force in each Member State;

Whereas the Community is a Party to the Agreement on government procurement⁽⁷⁾, hereinafter referred to as 'the GATT Agreement';

Whereas Annex I to this Directive sets out the lists of contracting authorities subject to the GATT Agreement; whereas it is necessary to update this Annex in accordance with amendments submitted by the Member States;

Whereas this Directive does not apply to certain supply contracts which are awarded in the water, energy, transport and telecommunication sectors covered by Directive 90/531/EEC⁽⁸⁾;

Whereas, without prejudice to the application of the threshold set out for supply contracts subject to the GATT Agreement, supply contracts of less than ECU 200 000 may be exempted from competition as provided under this Directive and it is appropriate to provide for their exemption from coordination measures;

(1) OJ No C 277, 26. 10. 1992, p. 1.

(2) OJ No C 72, 15. 3. 1993, p. 73 and Decision of 26. 5. 1993 (not yet published in the Official Journal).

(3) OJ No C 332, 16. 12. 1992, p. 72.

(4) OJ No L 13, 15. 1. 1977, p. 1. Directive as last amended by Directive 92/50/EEC (OJ No L 209, 24. 7. 1992, p. 1).

(5) See p. 54 of this Official Journal.

(6) OJ No L 209, 24. 7. 1992, p. 1.

(7) OJ No L 71, 17. 3. 1980, p. 44 and OJ No L 345, 9. 12. 1987, p. 24.

(8) OJ No L 297, 29. 10. 1990, p. 1.

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Whereas provision must be made for exceptional cases where measures concerning the coordination of procedures may not necessarily be applied, but whereas such cases must be expressly limited;

Whereas the negotiated procedure should be considered to be exceptional and therefore applicable only in limited cases;

Whereas it is necessary to provide common rules in the technical field which take account of the Community policy on standards and specifications;

Whereas, to ensure development of effective competition in the field of public contracts, it is necessary that contract notices drawn up by the contracting authorities of Member States be advertised throughout the Community; whereas the information contained in these notices must enable suppliers established in the Community to determine whether the proposed contracts are of interest to them; whereas, for this purpose, it is appropriate to give them adequate information about the goods to be supplied and the conditions attached to their supply; whereas, more particularly, in restricted procedures advertisement is intended to enable suppliers of Member States to express their interest in contracts by seeking from the contracting authorities invitations to tender under the required conditions;

Whereas additional information concerning contracts must, as is customary in Member States, be given in the contract documents for each contract or else in an equivalent document;

Whereas it is necessary to provide common rules for participation in public supply contracts, including both qualitative selection criteria and criteria for the award of the contracts;

Whereas it would be appropriate to enable certain technical conditions concerning notices and statistical reports required by this Directive to be adapted in the light of changing technical requirements; whereas Annex II to this Directive refers to a nomenclature, whereas the Community may, as required, revise or replace its common nomenclature and whereas it is necessary to make provision for the possibility of adapting the reference made to the nomenclature accordingly;

Whereas this Directive should not affect the obligations of the Member States concerning the deadlines for transposition into national law and for application indicated in Annex V,

HAS ADOPTED THIS DIRECTIVE:

TITLE I

GENERAL PROVISIONS

Article 1

For the purpose of this Directive:

- (a) '*public supply contracts*' are contracts for pecuniary interest concluded in writing involving the purchase, lease rental or hire purchase, with or without option to buy, of products between a supplier (a natural or legal person) and one of the contracting authorities defined in (b) below. The delivery of such products may in addition include siting and installation operations;
- (b) '*contracting authorities*' shall be the State, regional or local authorities, bodies governed by public law, associations formed by one or several of such authorities or bodies governed by public law;

'*a body governed by public law*' means any body:

- established for the specific purpose of meeting needs in the general interest, not having an industrial or commercial character, and
- having legal personality, and
- financed, for the most part, by the State, or regional or local authorities, or other bodies governed by public law, or subject to management supervision by those bodies, or having an administrative, managerial or supervisory board, more than half of whose members are appointed by the State, regional or local authorities or by other bodies governed by public law;

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the lists of bodies or of categories of such bodies governed by public law which fulfil the criteria referred to in the second subparagraph are set out in Annex I to Directive 93/37/EEC. These lists shall be as exhaustive as possible and may be reviewed in accordance with the procedure laid down in Article 35 of Directive 93/37/EEC;

- (c) a supplier who submits a tender shall be designated by the term '*tenderer*', and one who has sought an invitation to take part in a restricted procedure by the term '*candidate*';
- (d) '*open procedures*' are those national procedures whereby all interested suppliers may submit tenders;
- (e) '*restricted procedures*' are those national procedures whereby only those suppliers invited by the contracting authorities may submit tenders;
- (e) '*negotiated procedures*' are those national procedures whereby contracting authorities consult suppliers of their choice and negotiate the terms of the contract with one or more of them.

Article 2

1. This Directive shall not apply to:

- (a) contracts awarded in the fields referred to in Articles 2, 7, 8 and 9 of Directive 90/531/EEC or fulfilling the conditions in Article 6 (2) of that Directive;
- (b) supply contracts which are declared secret or the execution of which must be accompanied by special security measures in accordance with the laws, regulations or administrative provisions in force in the Member States concerned or when the protection of the basic interests of the Member State's security so requires.

2. When a contracting authority within the meaning of Article 1 (b) grants to a body other than a contracting authority — regardless of its legal status — special or exclusive rights to engage in a public service activity, the instrument granting this right shall stipulate that the body in question must observe the principle of non-discrimination by nationality when awarding public supply contracts to third parties.

Article 3

Without prejudice to Articles 2, 4 and 5 (1), this Directive shall apply to all products to which Article 1 (a) relates, including those covered by contracts awarded by contracting authorities in the field of defence, except for the products to which Article 223 (1) (b) of the EEC Treaty applies.

Article 4

This Directive shall not apply to public supply contracts governed by different procedural rules and awarded:

- (a) in pursuance of an international agreement concluded in conformity with the Treaty, between a Member State and one or more non-member countries and covering supplies intended for the joint implementation or exploitation of a project by the signatory States; all agreements shall be communicated to the Commission, which may consult the Advisory Committee for Public Contracts set up by Decision 71/306/EEC ⁽¹⁾;
- (b) to undertakings in a Member State or a non-member country in pursuance of an international agreement relating to the stationing of troops;
- (c) pursuant to the particular procedure of an international organization.

⁽¹⁾ OJ No L 185, 16. 8. 1971, p. 15. Decision amended by Decision 77/63/EEC (OJ No L 13, 15. 1. 1977, p. 15).

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Article 5

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1. (a) Titles II, III and IV and Articles 6 and 7 shall apply to public supply contracts awarded by:
 - (i) the contracting authorities referred to in Article 1 (b), including contracts awarded by the contracting authorities listed in Annex I in the field of defence in so far as products not covered by Annex II are concerned, where the estimated value net of value-added tax (VAT) is not less than the equivalent in ecus of 200 000 special drawing rights (SDRs);
 - (ii) the contracting authorities listed in Annex I whose estimated value net of VAT is not less than the equivalent in ecus of 130 000 SDRs; in the case of contracting authorities in the field of defence, this shall apply only to contracts involving products covered by Annex II.
- (b) This Directive shall apply to public supply contracts whose estimated value equals or exceeds the threshold concerned at the time of publication of the notice in accordance with Article 9 (2).
- (c) The value in ecus and in national currencies of the thresholds laid down in subparagraph (a) shall, in principle, be revised every two years with effect from 1 January 1996. The calculation of these values shall be based on the average daily values of these currencies expressed in ecus and of the ecu expressed in SDRs over the 24 months terminating on the last day of August immediately preceding the 1 January revision.

The method of calculation laid down in this subparagraph shall be reviewed, on a proposal from the Commission, by the Advisory Committee for Public Contracts, in principle two years after its initial application.

- d) The thresholds laid down in subparagraph (a) and the values of the thresholds expressed in ecus and in national currencies shall be published in the *Official Journal of the European Communities* at the beginning of the month of November which follows the revision laid down in the first paragraph of subparagraph (c).

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2. In the case of contracts for the lease, rental or hire purchase of products, the basis for calculating the estimated contract value shall be:
 - in the case of fixed-term contracts, where their term is 12 months or less the total contract value for its duration, or, where their term exceeds 12 months, its total value including the estimated residual value;
 - in the case of contracts for an indefinite period or in cases where there is doubt as to the duration of the contracts the monthly value multiplied by 48.
3. In the case of regular contracts or of contracts which are to be renewed within a given time, the estimated contract value shall be established on the basis of:
 - either the actual aggregate value of similar contracts concluded over the previous fiscal year or 12 months, adjusted where possible, for anticipated changes in quantity or value over the 12 months following the initial contract;
 - or the estimated aggregate value during the 12 months following the first delivery or during the term of the contract, where this is greater than 12 months.

The selection of the valuation method shall not be used with the intention of avoiding the application of this Directive.

4. If a proposed procurement of supplies of the same type may lead to contracts being awarded at the same time in separate parts, the estimated value of the total sum of these parts must be taken as the basis for the application of paragraphs 1 and 2.
5. In the case where a proposed procurement specifies option clauses, the basis for calculating the estimated contract value shall be the highest possible total of the purchase, lease, rental, or hire-purchase permissible, inclusive of the option clauses.

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6. No procurement requirement for a given quantity of supplies may be split up with the intention of avoiding the application of this Directive.

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7. Contracting authorities shall ensure that there is no discrimination between the various suppliers.

▼B*Article 6*

1. In awarding public supply contracts the contracting authorities shall apply the procedures defined in Article 1 (d), (e) and (f), in the cases set out below.

2. The contracting authorities may award their supply contracts by negotiated procedure in the case of irregular tenders in response to an open or restricted procedure or in the case of tenders which are unacceptable under national provisions that are in accordance with provisions of Title IV, in so far as the original terms for the contract are not substantially altered. The contracting authorities shall in these cases publish a tender notice unless they include in such negotiated procedures all the enterprises satisfying the criteria of Articles 20 to 24 which, during the prior open or restricted procedure, have submitted tenders in accordance with the formal requirements of the tendering procedure.

3. The contracting authorities may award their supply contracts by negotiated procedure without prior publication of a tender notice, in the following cases:

- (a) in the absence of tenders or appropriate tenders in response to an open or restricted procedure insofar as the original terms of the contract are not substantially altered and provided that a report is communicated to the Commission;
- (b) when the products involved are manufactured purely for the purpose of research, experiment, study or development, this provision does not extend to quantity production to establish commercial viability or to recover research and development costs;
- (c) when, for technical or artistic reasons, or for reasons connected with protection of exclusive rights, the products supplied may be manufactured or delivered only by a particular supplier;
- (d) in so far as is strictly necessary when, for reasons of extreme urgency brought about by events unforeseeable by the contracting authorities in question, the time limit laid down for the open, restricted or negotiated procedures referred to in paragraph 2 cannot be kept. The circumstances invoked to justify extreme urgency must not in any event be attributable to the contracting authorities;
- (e) for additional deliveries by the original supplier which are intended either as a partial replacement of normal supplies or installations or as the extension of existing supplies or installations where a change of supplier would oblige the contracting authority to acquire material having different technical characteristics which would result in incompatibility or disproportionate technical difficulties in operation and maintenance. The length of such contracts as well as that of recurrent contracts may, as a general rule, not exceed three years.

4. In all other cases, the contracting authorities shall award their supply contracts by the open procedure or by the restricted procedure.

*Article 7***▼M1**

1. The contracting authority shall, within 15 days of the date on which the request is received, inform any eliminated candidate or tenderer of the reasons for rejection of his application or his tender and any tenderer who has made an admissible tender of the characteristics and relative advantages of the tender selected as well as the name of the successful tenderer.

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However, contracting authorities may decide that certain information on the contract award, referred to in the preceding subparagraph, shall be withheld where release of such information would impede law enforcement or otherwise be contrary to the public interest or would prejudice the legitimate commercial interests of particular undertakings, public or private, or might prejudice fair competition between suppliers.

2. Contracting authorities shall promptly inform candidates and tenderers of the decisions taken on contract awards, including the reasons why they have decided not to award a contract for which there has been an invitation to tender or to start the procedure again, and shall do so in writing if requested. They shall also inform the *Office for Official Publications of the European Communities* of such decisions.

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3. For each contract awarded the contracting authorities shall draw up a written report which shall include at least the following:

- the name and address of the contracting authority, the subject and value of the contract,
- the names of the candidates or tenderers admitted and the reasons for their selection,
- the names of the candidates or tenderers rejected and the reasons for their rejection,
- the name of the successful tenderer and the reasons for his tender having been selected and, if known, any share of the contract the successful tenderer may intend to subcontract to a third party,
- for negotiated procedures, the circumstances referred to in Article 6 which justify the use of these procedures.

This report, or the main features of it, shall be communicated to the Commission at its request.

TITLE II

COMMON RULES IN THE TECHNICAL FIELD

Article 8

1. The technical specifications defined in Annex III shall be given in the general or contractual documents relating to each contract.

2. Without prejudice to the legally binding national technical rules, in so far as these are compatible with Community law, the technical specifications mentioned in paragraph 1 shall be defined by the contracting authorities by reference to national standards implementing European standards, or by reference to European technical approvals or by reference to common technical specifications.

3. A contracting authority may depart from paragraph 2 if:

- (a) the standards, European technical approvals or common technical specifications do not include any provision for establishing conformity or technical means do not exist for establishing satisfactorily the conformity of a product to these standards, European technical approvals or common technical specifications;
- (b) the application of paragraph 2 would prejudice the application of Council Directive 86/361/EEC of 24 July 1986 on the initial stage of the mutual recognition of type approval for telecommunications terminal equipment⁽¹⁾ or Council Decision 87/95/EEC of 22 December 1986 on standardization in the field of information technology and telecommunications⁽²⁾ or other Community instruments in specific service or product areas;
- (c) use of these standards, European technical approvals or common technical specifications would oblige the contracting authority to acquire supplies incompatible with equipment already in use or would entail disproportionate costs or disproportionate technical difficulties, but only as part of a clearly defined and recorded strategy with a view to

⁽¹⁾ OJ No L 217, 5. 8. 1986, p. 21. Directive as amended by Directive 91/263/EEC (OJ No L 128, 23. 5 1991, p. 1).

⁽²⁾ OJ No L 36, 7. 2. 1987, p. 31.

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change-over, within a given period, to European standards, European technical approvals or common technical specifications;

- (d) the project concerned is of a genuinely innovative nature for which use of existing European standards, European technical approvals or common technical specifications would not be appropriate.

4. Contracting authorities invoking paragraph 3 shall record, wherever possible, the reasons for doing so in the tender notice published in the *Official Journal of the European Communities* or in the contract documents and in all cases shall record these reasons in their internal documentation and shall supply such information on request to Member States and to the Commission.

5. In the absence of European standards, European technical approvals or common technical specifications, the technical specifications:

- (a) shall be defined by reference to the national technical specifications recognized as complying with the basic requirements listed in the Community directives on technical harmonization, in accordance with the procedures laid down in those directives, and in particular in accordance with the procedures laid down in Directive 89/106/EEC ⁽¹⁾;
- (b) may be defined by reference to national technical specifications relating to design and method of calculation and execution of works and use of materials;
- (c) may be defined by reference to other documents. In this case, it is appropriate to make reference in order of preference to:
- (i) national standards implementing international standards accepted by the country of the contracting authority;
- (ii) other national standards and national technical approvals of the country of the contracting authority;
- (iii) any other standard.

6. Unless such specifications are justified by the subject of the contract, Member States shall prohibit the introduction into the contractual clauses relating to a given contract of technical specifications which mention goods of specific make or source or of a particular process and which therefore favour or eliminate certain suppliers or products. In particular, the indication of trade marks, patents, types or of a specific origin or production shall be prohibited. However, if such indication is accompanied by the words 'or equivalent' it shall be authorized in cases where the contracting authorities are unable to give a description of the subject of the contract using specifications which are sufficiently precise and fully intelligible to all parties concerned.

TITLE III

COMMON ADVERTISING RULES

Article 9

1. The contracting authorities shall make known, as soon as possible after the beginning of their budgetary year, by means of an indicative notice, the total procurement by product area which they envisage awarding during the subsequent 12 months where the total estimated value, taking into account the provisions of Article 5, is equal to or greater than ECU 750 000.

The product area shall be established by the contracting authorities by means of reference to the nomenclature 'Classification of Products According to Activities (CPA)'. The Commission shall determine the conditions of reference in the notice to particular positions of the nomenclature in accordance with the procedure laid down in Article 32 (2).

2. Contracting authorities who wish to award a public supply contract by open, restricted or negotiated procedure in the cases referred to in Article 6 (2), shall make known their intention by means of a notice.

⁽¹⁾ OJ No L 40, 11. 2. 1989, p. 12.

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3. Contracting authorities who have awarded a contract shall make known the result by means of a notice. However, certain information on the contract award may, in certain cases, not be published where release of such information would impede law enforcement or otherwise be contrary to the public interest, would prejudice the legitimate commercial interests of particular enterprises, public or private, or might prejudice fair competition between suppliers.

4. The notices shall be drawn up in accordance with the models given in Annex IV and shall specify the information requested in those models. The contracting authorities may not require any conditions other than those specified in Article 22 and 23 when requesting information concerning the economic and technical standards which they require of suppliers for their selection (Section 11 of Annex IV B, Section 9 of Annex IV C and Section 8 of Annex IV D).

5. The contracting authorities shall send the notices as rapidly as possible and by the most appropriate channels to the Office for Official Publications of the European Communities. In the case of the accelerated procedure referred to in Article 12, the notice shall be sent by telex, telegram or telefax.

The notice referred to in paragraph 1 shall be sent as soon as possible after the beginning of each budgetary year.

The notice referred to in paragraph 3 shall be sent at the latest 48 days after the award of the contract in question.

6. The notices referred to in paragraphs 1 and 3 shall be published in full in the *Official Journal of the European Communities* and in the TED data bank in the official languages of the Communities, the text in the original language alone being authentic.

7. The notice referred to in paragraph 2 shall be published in full in the *Official Journal of the European Communities* and in the TED data bank in their original language. A summary of the important elements of each notice shall be published in the official languages of the Communities, the text in the original language alone being authentic.

8. The Office for Official Publications of the European Communities shall publish the notices not later than 12 days after their dispatch. In the case of the accelerated procedure referred to in Article 12, this period shall be reduced to five days.

9. The notices shall not be published in the Official Journals or in the press of the country of the contracting authority before the date of dispatch to the Office for Official Publications of the European Communities; they shall mention that date. They shall not contain information other than that published in the *Official Journal of the European Communities*.

10. The contracting authorities must be able to supply proof of the date of dispatch.

11. The cost of publication of the notices in the *Official Journal of the European Communities* shall be borne by the Communities. The length of the notice shall not be greater than one page of the Journal, or approximately 650 words. Each edition of the Journal containing one or more notices shall reproduce the model notice or notices on which the published notice or notices are based.

Article 10

1. In open procedures the time limit for the receipt of tenders, fixed by the contracting authorities, shall not be less than 52 days from the date of dispatch of the notice.

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1a. The time limit for receipt of tenders laid down in paragraph 1 may be replaced by a period sufficiently long to permit responsive tendering, which, as a general rule, shall be not less than 36 days and in any case not less than 22 days, from the date on which the contract notice was dispatched, if the contracting authorities have sent the indicative notice provided for in Article 9 (1), drafted in accordance with the model in Annex IV A (Prior information), to the *Official Journal of the European Communities* within a minimum of 52 days and a maximum of 12 months before the date on which the contract notice provided for in Article 9 (2) was dispatched to the *Official Journal of*

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the European Communities, provided that the indicative notice contained, in addition, at least as much of the information referred to in the model notice in Annex IV B (Open procedure) as was available at the time of publication of the notice.

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2. Provided they have been requested in good time, the contract documents and supporting documents must be sent to the suppliers by the contracting authorities or competent departments within six days of receiving their application.
3. Provided it has been requested in good time, additional information relating to the contract documents shall be supplied by the contracting not later than six days before the final date fixed for receipt of tenders.
4. Where the contract documents, supporting documents or additional information are too bulky to be supplied within the time limits laid down in paragraph 2 or 3 or where tenders can be made only after a visit to the site or after on-the-spot inspection of the documents supporting the contract documents, the time limit laid down in paragraph 1 shall be extended accordingly.

Article 11

1. In restricted procedures and negotiated procedures as described in Article 6 (2), the time limit for receipt of requests to participate fixed by the contracting authorities shall not be less than 37 days from the date of dispatch of the notice.
2. The contracting authorities shall simultaneously and in writing invite the selected candidates to submit their tenders. The letter of invitation shall be accompanied by the contract documents and supporting documents. It shall include at least the following information:
 - (a) where appropriate, the address of the service from which the contract documents and supporting documents can be requested and the final date for making such a request; also the amount and terms of payment of any sum to be paid for such documents;
 - (b) the final date for receipt of tenders, the address to which they must be sent and the language or languages in which they must be drawn up;
 - (c) a reference to the contract notice published;
 - (d) an indication of any documents to be annexed, either to support the verifiable statements furnished by the candidate in accordance with Article 9 (4), or to supplement the information provided for in that Article under the same conditions as those laid down in Articles 22 and 23;
 - (e) the criteria for the award of the contract if these are not given in the notice.
3. In restricted procedures, the time limit receipt of tenders fixed by the contracting authorities may not be less than 40 days from the date of dispatch of the written invitation.

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3a. The time limit for receipt of tenders laid down in paragraph 3 may be reduced to 26 days if the contracting authorities have sent the indicative notice provided for in Article 9 (1), drafted in accordance with the model in Annex IV A (Prior information), to the *Official Journal of the European Communities* within a minimum of 52 days and a maximum of 12 months before the date on which the contract notice provided for in Article 9 (2) was dispatched to the *Official Journal of the European Communities*, provided that the indicative notice contained, in addition, at least as much of the information referred to in the model in Annex IV C (Restricted procedure), or, where applicable, Annex IV D (Negotiated procedure) as was available at the time of publication of the notice.

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4. Requests to participate in procedures for the award of contracts may be made by letter, by telegram, telex, telefax or by telephone. If by one of the last four, they must be confirmed by letter dispatched before the end of the period laid down in paragraph 1.

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5. Provided it has been requested in good time, additional information relating to the contract documents must be supplied by the contracting authorities not later than six days before the final date fixed for receipt of tenders.

6. Where tenders can be made only after a visit to the site or after on-the-spot inspection of the documents supporting the contract documents, the time limit laid down in paragraph 3 shall be extended accordingly.

Article 12

1. In cases where urgency renders impracticable the time limits laid down in Article 11, the contracting authorities may fix the following time limits:

- (a) a time limit for the receipt of requests to participate which shall not be less than 15 days from the date of dispatch of the notice;
- (b) a time limit for the receipt of tenders which shall not be less than 10 days from the date of the invitation to tender.

2. Provided it has been requested in good time, additional information relating to the contract documents must be supplied by the contracting authorities not less than four days before the final date fixed for the receipt of tenders.

3. Requests for participation in contracts and invitations to tender must be made by the most rapid means of communication possible. When requests to participate are made by telegram, telex, telefax or telephone, they must be confirmed by letter dispatched before the expiry of the time limit referred to in paragraph 1.

Article 13

Contracting authorities may arrange for the publication in the *Official Journal of the European Communities* of notices announcing public supply contracts which are not subject to the publication requirement laid down in this Directive.

Article 14

The conditions for the drawing up, transmission, receipt, translation, collection and distribution of the notices referred to in Article 9 and of the statistical reports provided for in Article 31 as well as the nomenclature provided for in Article 9 and in Annexes II and IV may be modified in accordance with the procedure laid down in Article 32 (2). The conditions for referring in the notices to particular positions in the nomenclature may be determined pursuant to the same procedure.

TITLE IV

Chapter 1

Common rules on participation*Article 15*

1. Contracts shall be awarded on the basis for the criteria laid down in Chapter 3 of this Title, taking into account Article 16, after the suitability of the suppliers not excluded under Article 20 has been checked by the contracting authorities in accordance with the criteria of economic and financial standing and of technical capacity referred to in Articles 22, 23 and 24.

2. The contracting authorities shall respect fully the confidential nature of any information furnished by the suppliers.

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3. Tenders shall be submitted in writing, directly or by mail. Member States may authorize the submission of tenders by any other means making it possible to ensure:

- that each tender contains all the information necessary for its evaluation,
- that the confidentiality of tenders is maintained pending their evaluation,

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- that, where necessary, for reasons of legal proof, such tenders are confirmed as soon as possible in writing or by dispatch of a certified copy,
- that tenders are opened after the time limit for their submission has expired.

▼B*Article 16*

1. Where the criterion for the award of the contract is that of the most economically advantageous tender, contracting authorities may take account of variants which are submitted by a tenderer and meet the minimum specifications required by the contracting authorities.

The contracting authorities shall state in the contract documents the minimum specifications to be respected by the variants and any specific requirements for their presentation. They shall indicate in the tender notice if variants are not permitted.

Contracting authorities may not reject the submission of a variant of the sole grounds that it has been drawn up with technical specifications defined by reference to national standards transposing European standards, to European technical approvals or to common technical specifications referred to in Article 8 (2), or again by reference to national technical specifications to in Article 8 (5) (a) and (b).

2. Contracting authorities which have admitted variants pursuant to paragraph 1 may not reject a variant on the sole grounds that it would lead, if successful, to a service contract rather than a public supply contract within the meaning of this Directive.

Article 17

In the contract documents, the contracting authority may ask the tenderer to indicate in his tender any share of the contract he may intend to subcontract to third parties.

This indication shall be without prejudice to the question of the principal supplier's liability.

Article 18

Tenders may be submitted by groups of suppliers. These groups may not be required to assume a specific legal form in order to submit the tender; however, the group selected may be required to do so when it has been awarded the contract, to the extent that this change is necessary for the satisfactory performance of the contract.

Article 19

1. In restricted and negotiated procedures the contracting authorities shall, on the basis of information given relating to the supplier's personal position as well as to the information and formalities necessary for the evaluation of the minimum conditions of an economic and technical nature to be fulfilled by him, select from among the candidates with the qualifications required by Articles 20 to 24 those whom they will invite to submit a tender or to negotiate.

2. Where the contracting authorities award a contract by restricted procedure, they may prescribe the range within which the number of suppliers which they intend to invite will fall. In this case the range shall be indicated in the contract notice. The range shall be determined in the light of the nature of the goods to be supplied. The range must number at least five suppliers and may be up to 20.

In any event, the number of candidates invited to tender shall be sufficient to ensure genuine competition.

3. Where the contracting authorities award a contract by negotiated procedure as referred to in Article 6 (2), the number of candidates admitted to negotiate may not be less than three provided that there is a sufficient number of suitable candidates.



4. Each Member State shall ensure that contracting authorities issue invitations without discrimination to those nationals of other Member States who satisfy the necessary requirements and under the same conditions as to its own nationals.

Chapter 2

Criteria for qualitative selection

Article 20

1. Any supplier may be excluded from participation in the contract who:
 - (a) is bankrupt or is being wound up, whose affairs are being administered by the court, who has entered into an arrangement with creditors, who has suspended business activities or who is in any analogous situation arising from a similar procedure under national laws and regulations;
 - (b) is the subject of proceedings for a declaration of bankruptcy, for an order for compulsory winding up or administration by the court or for an arrangement with creditors or of any other similar proceedings under national laws and regulations;
 - (c) has been convicted of an offence concerning his professional conduct by a judgment which has the force of *res judicata*;
 - (d) has been guilty of grave professional misconduct proven by any means which the contracting authorities can justify;
 - (e) has not fulfilled obligations relating to the payment of social security contributions in accordance with the legal provisions of the country in which he is established or with those of the country of the contracting authority;
 - (f) has not fulfilled obligations relating to the payment of taxes in accordance with the legal provisions of the country in which he is established or those of the country of the contracting authority;
 - (g) is guilty of serious misrepresentation in supplying the information required under this Chapter.
2. Where the contracting authority requires the supplier to prove that none of the cases quoted in (a), (b), (c), (e) or (f) of paragraph 1 applies to him, it shall accept as sufficient evidence:
 - for points (a), (b) or (c), the production of an extract from the 'judicial record' or, failing this, of an equivalent document issued by a competent judicial or administrative authority in the country of origin in the country whence that person comes showing that these requirements have been met,
 - for points (e) or (f), a certificate issued by the competent authority in the Member State concerned.
3. Where the country in question does not issue the documents or certificates referred to in paragraph 2 or where these do not cover all the cases quoted in (a), (b) or (c) of paragraph 1, they may be replaced by a declaration on oath or, in Member States where there is no provision for declarations on oath, by a solemn declaration made by the person concerned before a competent judicial or administrative authority, a notary or a competent professional or trade body, in the country of origin in the country whence that person comes.
4. Member States shall designate the authorities and bodies competent to issue the documents, certificates or declarations referred to in paragraphs 2 and 3 and shall forthwith inform the other Member States and the Commission thereof.

Article 21

1. Any supplier wishing to take part in a public supply contract may be requested to prove his enrolment, as prescribed in his country of establishment, in one of the professional or trade registers or to provide a declaration on oath or certificate as described in paragraph 2 below.

▼B

2. The relevant professional and trade registers or declarations or certificates are:

- in Belgium: ‘Registre du commerce/Handelsregister’,
- in Denmark: ‘Aktieselskabsregistret’, ‘Foreningsregistret’ and ‘Handelsregistret’,
- in Germany: ‘Handelsregister’ and ‘Handwerksrolle’,
- in Greece: ‘Βιοτεχνικό ή Βιομηχανικό ή Εμπορικό Επιμελητήριο’;
- in Spain: ‘Registro Mercantil’ or, in the case of non-registered individuals, a certificate stating that the person concerned has declared on oath that he is engaged in the profession in question,
- in France: ‘Registre du commerce’ and ‘répertoire des métiers’,
- in Italy: ‘Registro della Camera di commercio, industria, agricoltura e artigianato’, and ‘Registro delle Commissioni provinciali per l’artigianato’,
- in Luxembourg: ‘Registre aux firmes’ and ‘Rôle de la chambre des métiers’,
- in the Netherlands: ‘Handelsregister’,

▼A1

- in Austria, the Firmenbuch, the Gewerberegister, the Mitgliederverzeichnisse der Landeskammern,

▼B

- in Portugal: ‘Registo Nacional das Pessoas Colectivas’,

▼A1

- in Finland, Kaupparekisteri — Handelsregistret,
- in Sweden, Aktiebolags-, handels- eller föreningsregistren.

▼B

- in the United Kingdom and Ireland, the supplier may be requested to provide a certificate from the Registrar of Companies or the Registrar of Friendly Societies, that he is certified as incorporated or registered or, if he is not so certified, a certificate stating that the person concerned has declared on oath that he is engaged in the profession in question in the country in which he is established in a specific place under a given business name and under a specific trading name.

Article 22

1. Evidence of the supplier’s financial and economic standing may, as a general rule, be furnished by one or more of the following references:

- (a) appropriate statements from bankers;
- (b) the presentation of the supplier’s balance-sheets or extracts from the balance-sheets, where publication of the balance-sheet is required under the law of the country in which the supplier is established;
- (c) a statement of the supplier’s overall turnover and its turnover in respect of the products to which the contract relates for the three previous financial years.

2. The contracting authorities shall specify in the notice or in the invitation to tender which reference or references mentioned in paragraph 1 they have chosen and which references other than those mentioned under paragraph 1 are to be produced.

3. If, for any valid reason, the supplier is unable to provide the references requested by the contracting authority, he may prove his economic and financial standing by any other document which the contracting authority considers appropriate.



Article 23

1. Evidence of the supplier's technical capacity may be furnished by one or more of the following means according to the nature, quantity and purpose of the products to be supplied:

- (a) a list of the principal deliveries effected in the past three years, with the sums, dates and recipients, public or private, involved:
 - where effected to public authorities, evidence to be in the form of certificates issued or countersigned by the competent authority;
 - where effected to private purchasers, delivery to be certified by the purchaser or, failing this, simply declared by the supplier to have been effected;
- (b) a description of the supplier's technical facilities, its measures for ensuring quality and its study and research facilities;
- (c) indication of the technicians or technical bodies involved, whether or not belonging directly to the supplier, especially those responsible for quality control;
- (d) samples, description and/or photographs of the products to be supplied, the authenticity of which must be certified if the contracting authority so requests;
- (e) certificates drawn up by official quality control institutes or agencies of recognized competence attesting conformity to certain specifications or standards of products clearly identified by references to specifications or standards;
- (f) where the products to be supplied are complex or, exceptionally, are required for a special purpose, a check carried out by the contracting authorities or on their behalf by a competent official body of the country in which the supplier is established, subject to that body's agreement, on the production capacities of the supplier and if necessary on his study and research facilities and quality control measures.

2. The contracting authority shall specify, in the notice or in the invitation to tender, which references it wishes to receive.

3. The extent of the information referred to in Article 22 and in paragraph 1 and 2 of this Article must be confined to the subject of the contract; the contracting authority shall take into consideration the legitimate interests of the suppliers as regards the protection of their technical or trade secrets.

Article 24

Within the limits of Articles 20 to 23 the contracting authority may invite the suppliers to supplement the certificates and documents submitted or to clarify them.

Article 25

1. Member States who have official lists of recognized suppliers must adapt them to the provisions of points (a) to (d) and (g) of Article 20 (1) and of Articles 21, 22 and 23.

2. Suppliers registered in the official lists may, for each contract, submit to the contracting authority a certificate of registration issued by the competent authority. This certificate shall state the reference which enabled them to be registered in the list and the classification given in that list.

3. Certified registration in official lists of suppliers by the competent bodies shall, for the contracting authorities of other Member States, constitute a presumption of suitability corresponding to the suppliers classification only as regards Article 20 (1) (a) to (d) and (g), Article 21, Article 22 (1) (b) (e) Article 23 (1) (a).

Information which can be deduced from registration in official lists may not be questioned. However, with regard to the payment of social security contributions, an additional certificate may be required of any registered suppliers whenever a contract is offered.

▼B

The contracting authorities of other Member States shall apply the first and second subparagraph only in favour of suppliers established in the Member States holding the official list.

4. For the registration of suppliers of other Member States in an official list, no further proof or statements can be required other than those requested of national suppliers and, in any event, only those provided for under Articles 20 to 23.

5. Member States holding an official list shall communicate the address of the body to which requests for registration may be made to other Member States and to the Commission which shall ensure distribution.

Chapter 3

Criteria for the award of contracts

Article 26

1. The criteria on which the contracting authority shall base the award of contracts shall be:

- (a) either the lowest price only;
- (b) or, when award is made to the most economically advantageous tender, various criteria according to the contract in question: e. g. price, delivery date, running costs, cost-effectiveness, quality, aesthetic and functional characteristics, technical merit, after-sales service and technical assistance.

2. In the case referred to in point (b) of paragraph 1, the contracting authority shall state in the contract documents or in the contract notice all the criteria they intend to apply to the award, where possible in descending order of importance.

Article 27

If, for a given contract, tenders appear to be abnormally low in relation to the goods to be supplied, the contracting authority shall, before it may reject those tenders, request in writing details of the constituent elements of the tender which it considers relevant and shall verify those constituent elements taking account of the explanations received.

The contracting authority may take into consideration explanations relating to the economics of the manufacturing process, or to the technical solutions chosen, or to the exceptionally favourable conditions available to the tenderer for the supply of the goods, or to the originality of the suppliers proposed by the tenderer.

If the documents relating to the contract provide for its award at the lowest price tendered, the contracting authority must communicate to the Commission the rejection of tenders which it considers to be too low.

TITLE V

FINAL PROVISIONS

Article 28

For the purposes of the award of public contracts by the contracting authorities referred to in Annex I, and, to the extent that rectifications, modifications or amendments have been made thereto, by their successor authorities, Member States shall apply in their relations conditions as favourable as those which they grant to third countries in implementation of the GATT Agreement, in particular those in Articles V and VI of that Agreement, on the restricted procedure, information and review. The Member States shall to this end consult each other within the Advisory Committee for Public Contracts on the measures to be taken pursuant to the Agreement.

▼M1*Article 29*

1. The Commission shall examine the application of this Directive in consultation with the Advisory Committee for Public Contracts and where appropriate shall submit new proposals to the Council with the aim in particular of harmonizing the measures taken by the Member States for the implementation of this Directive.
2. The Commission shall review this Directive and any new measures which may be adopted by virtue of paragraph 1, having regard to the results of the further negotiations provided for in Article XXIV (7) of the Agreement on Government Procurement, concluded in the framework of the Uruguay Round multilateral negotiations⁽¹⁾, hereinafter referred to as 'the Agreement', and shall, if necessary, submit appropriate proposals to the Council.
3. The Commission shall update Annex I, in accordance with the procedure laid down in Article 32 (2), on the basis of any rectifications, modifications or amendments made thereto and shall have the updated version published in the *Official Journal of the European Communities*.

▼B*Article 30*

The calculation of time limits shall be made in accordance with Council Regulation (EEC, Euratom) No 1182/71 of 3 June 1971 determining the rules applicable to periods, dates and time limits⁽²⁾.

▼M1*Article 31*

1. In order to permit assessment of the results of applying this Directive, Member States shall forward to the Commission a statistical report on the supply contracts awarded by contracting authorities during the preceding year, not later than 31 October 1996 and, in respect of the contracting authorities not listed in Annex I, not later than 31 October 1997 and thereafter not later than 31 October of each year.
2. The statistical report shall detail at least:
 - (a) in the case of contracting authorities listed in Annex I:
 - the estimated overall value of contracts awarded below the threshold by each contracting authority,
 - the number and value of contracts awarded above the threshold by each contracting authority, subdivided as far as possible by procedure, category of product according to the nomenclature referred to in Article 9 (1) and the nationality of the supplier to whom the contract has been awarded and, in the case of negotiated procedures, subdivided in accordance with Article 6, listing the number and value of contracts awarded to each Member State and to third countries;
 - (b) in the case of all other contracting authorities subject to this Directive, for each category of contracting authority, the number and value of contracts awarded above the threshold, subdivided, as far as possible, by procedure, category of product according to the nomenclature referred to in Article 9 (1) and the nationality of the supplier to whom the contract has been awarded, subdivided in accordance with Article 6, listing the number and value of the contracts awarded to each Member State and to third countries;
 - (c) in the case of contracting authorities listed in Annex I, the number and total value of contracts awarded by each contracting authority pursuant to derogations to the Agreement; in the case of all other contracting authorities subject to this Directive, the total value of contracts awarded by each category of contracting authority pursuant to derogations to the Agreement;

(1) Council Decision 94/800/EC of 22 December 1994 concerning the conclusion on behalf of the European Community, as regards matters within its competence, of the Agreements reached in the Uruguay Round multilateral negotiations (1986 to 1994) (OJ L 336, 23. 12. 1994, p. 1).

(2) OJ No L 124, 8. 6. 1971, p. 1.

▼M1

- (d) any other statistical information, to be determined pursuant to the procedure provided for in Article 32 (2), which is required in accordance with the Agreement.
3. The Commission shall determine, in accordance with the procedure laid down in Article 32 (2), the nature of any statistical information required pursuant to this Directive.

▼B*Article 32*

1. The Commission shall be assisted by the Advisory Committee for Public Contracts set up by Decision 71/306/EEC.
2. Where reference is made to the procedure laid down in this paragraph, the representative of the Commission shall submit to the Committee a draft of the measures to be taken. The Committee shall deliver its opinion on the draft within a time limit which the chairman may lay down according to the urgency of the matter, if necessary by taking a vote.
- The opinion shall be recorded in the minutes; in addition, each Member State shall have the right to ask to have its position recorded in the minutes.
- The Commission shall take the utmost account to the opinion delivered by the Committee. It shall inform the Committee of the manner in which its opinion has been taken into account.
3. The Committee mentioned in paragraph 1 shall examine, on the initiative of the Commission or at the request of a Member State, any question relating to the application of this Directive.

Article 33

Directive 77/62/EEC⁽¹⁾ is hereby repealed, without prejudice to the obligation of the Member States concerning the deadlines for transposition into national law and for application indicated in Annex V.

References to the repealed Directives shall be construed as reference to this Directive and should be read in accordance with the correlation table set out in Annex VI.

Article 34

1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive before 14 June 1994. They shall immediately inform the Commission thereof.

When Member States adopt these measures, they shall contain a reference to this Directive or shall be accompanied by such reference on the occasion of their official publication. The methods for making such a reference shall be laid down by the Member States.

2. Member States shall communicate to the Commission the texts of the main provisions of national law which they adopt in the field governed by this Directive.

Article 35

This Directive is addressed to the Member States.

⁽¹⁾ Including the provisions which amended this Directive, namely:

- Directive 80/767/EEC (OJ No L 215, 18. 8. 1980, p. 1),
- Directive 88/295/EEC (OJ No L 127, 20. 5. 1988, p. 1),
- Article 35 (1) of Directive 90/531/EEC (OJ No L 297, 29. 10. 1990, p. 1),
- Article 42 (1) of Directive 92/50/EEC (OJ No L 209, 24. 7. 1992, p. 1).



ANNEX I

**LIST OF CONTRACTING AUTHORITIES SUBJECT TO THE AGREEMENT
IN ACCORDANCE WITH ANNEX I THERETO
(CENTRAL GOVERNMENT AUTHORITIES)**

BELGIUM

- A. — L'État Fédéral:
- Services du Premier ministre
 - Ministère des affaires économiques
 - Ministère des affaires étrangères, du commerce extérieur et de la Coopération au développement
 - Ministère de l'agriculture
 - Ministère des classes moyennes
 - Ministère des communications et de l'infrastructure
 - Ministère de la défense nationale⁽¹⁾
 - Ministère de l'emploi et du travail
 - Ministère des finances
 - Ministère de l'intérieur et de la fonction publique
 - Ministère de la justice
 - Ministère de la santé publique et de l'environnement
 - la poste⁽²⁾
 - la Régie des bâtiments
 - le Fonds des routes
- B. — L'Office national de sécurité sociale
- L'Institut national d'assurances sociales pour travailleurs indépendants
 - L'Institut national d'assurances maladie-invalidité
 - L'Office national des pensions
 - La Caisse auxiliaire d'assurance maladie-invalidité
 - Le Fonds des maladies professionnelles
 - L'Office national de l'emploi

⁽¹⁾ Non-warlike materials contained in Annex II.

⁽²⁾ Postal business covered by the Law of 24 December 1993.

▼M1

DENMARK

1. Folketinget	— Rigsrevisionen
2. Statsministeriet	
3. Udenrigsministeriet	— 2 departementer
4. Arbejdsministeriet	— 5 styrelser og institutioner
5. Boligministeriet	— 7 styrelser og institutioner
6. Erhvervsministeriet	— 7 styrelser og institutioner
7. Finansministeriet	— 3 styrelser og institutioner
8. Forskningsministeriet	— 1 styrelse
9. Forsvarsministeriet ⁽¹⁾	— adskillige institutioner
10. Indenrigsministeriet	— 2 styrelser
11. Justitsministeriet	— 2 direktorater og adskillige politimynderheder og domstole
12. Kirkeministeriet	— 10 stiftsøvrigheder
13. Kulturministeriet	— 3 institutioner samt adskillige statsejede museer og højere uddannelsesinstitutioner
14. Landbrugs- og fiskeriministeriet	— 23 direktorater og institutioner
15. Miljø- og energiministeriet	— 6 styrelser og Forsøgsanlægget Risø
16. Skatteministeriet	— 1 styrelse
17. Socialministeriet	— 4 styrelser og institutioner
18. Sundhedsministeriet	— Adskillige institutioner inklusive Statens Seruminstitut
19. Trafikministeriet	— 12 styrelser og institutioner
20. Undervisningsministeriet	— 6 direktorater samt 12 universiteter og andre højere læreanstalter
21. Økonomiministeriet	— Danmarks statistik

(¹) De i bilag II indeholdte ikke-krigslignende materialer.



FEDERAL REPUBLIC OF GERMANY

List of the central purchasing entities

1. Auswärtiges Amt
2. Bundesministerium für Arbeit und Sozialordnung
3. Bundesministerium für Bildung und Wissenschaft
4. Bundesministerium für Ernährung, Landwirtschaft und Forsten
5. Bundesministerium der Finanzen
6. Bundesministerium für Forschung und Technologie
7. Bundesministerium des Innern (nur zivile Güter)
8. Bundesministerium für Gesundheit
9. Bundesministerium für Frauen und Jugend
10. Bundesministerium für Familie und Senioren
11. Bundesministerium der Justiz
12. Bundesministerium für Raumordnung, Bauwesen und Städtebau
13. Bundesministerium für Post und Telekommunikation⁽¹⁾
14. Bundesministerium für Wirtschaft
15. Bundesministerium für wirtschaftliche Zusammenarbeit
16. Bundesministerium der Verteidigung⁽¹⁾
17. Bundesministerium für Umwelt, Naturschutz und Reaktorsicherheit
18. Bundesministerium für Verkehr

Note

Under existing national arrangements, the bodies included in this list must, following special procedures, award contracts to certain groups in order to remove the difficulties caused by the last war.

⁽¹⁾ Mit Ausnahme von Telekommunikationsausrüstung.

▼M1

SPAIN

List of entities

1. Ministerio de Asuntos Exteriores
2. Ministerio de Justicia
3. Ministerio de Defensa ⁽¹⁾
4. Ministerio de Economía y Hacienda
5. Ministerio del Interior
6. Ministerio de Obras Públicas, Transportes y Medio Ambiente
7. Ministerio de Educación y Ciencia
8. Ministerio de Trabajo y Seguridad Social
9. Ministerio de Industria y Energía
10. Ministerio de Agricultura, Pesca y Alimentación
11. Ministerio de la Presidencia
12. Ministerio para las Administraciones Públicas
13. Ministerio de Cultura
14. Ministerio de Comercio y Turismo
15. Ministerio de Sanidad y Consumo
16. Ministerio de Asuntos Sociales

⁽¹⁾ Material que no sea de guerra incluido en el Anexo II.



FRANCE

1. **Main purchasing entities**A. *Budget général*

- Services du Premier ministre
- Ministère des affaires sociales, de la santé et de la ville
- Ministère de l'intérieur et de l'aménagement du territoire
- Ministère de la justice
- Ministère de la défense
- Ministère des affaires étrangères
- Ministère de l'éducation nationale
- Ministère de l'économie
- Ministère de l'industrie, des postes et télécommunications et du commerce extérieur
- Ministère de l'équipement, des transports et du tourisme
- Ministère des entreprises et du développement économique, chargé des petites et moyennes entreprises et du commerce et de l'artisanat
- Ministère du travail, de l'emploi et de la formation professionnelle
- Ministère de la culture et de la francophonie
- Ministère du budget
- Ministère de l'agriculture et de la pêche
- Ministère de l'enseignement supérieur et de la recherche
- Ministère de l'environnement
- Ministère de la fonction publique
- Ministère du logement
- Ministère de la coopération
- Ministère des départements et territoires d'outre-mer
- Ministère de la jeunesse et des sports
- Ministère de la communication
- Ministère des anciens combattants et victimes de guerre

B. *Budget annexe*

On peut notamment signaler:

- Imprimerie nationale

C. *Comptes spéciaux du Trésor*

On peut notamment signaler:

- Fonds forestier national
- Soutien financier de l'industrie cinématographique et de l'industrie des programmes audiovisuels
- Fonds national d'aménagement foncier et d'urbanisme
- Caisse autonome de la reconstruction

2. **National public administrative bodies**

- Académie de France à Rome
- Académie de marine
- Académie des sciences d'outre-mer
- Agence centrale des organismes de sécurité sociale (ACOSS)
- Agences financières de bassins
- Agence nationale pour l'amélioration des conditions de travail (ANACT)
- Agence nationale pour l'amélioration de l'habitat (ANAH)

▼M1

- Agence nationale pour l'emploi (ANPE)
- Agence nationale pour l'indemnisation des français d'outre-mer (ANIFOM)
- Assemblée permanente des chambres d'agriculture (APCA)
- Bibliothèque nationale
- Bibliothèque nationale et universitaire de Strasbourg
- Bureau d'études des postes et télécommunications d'outre-mer (BEPTOM)
- Caisse des dépôts et consignations
- Caisse nationale des allocations familiales (CNAF)
- Caisse nationale d'assurance maladie des travailleurs salariés (CNAM)
- Caisse nationale d'assurance-vieillesse des travailleurs salariés (CNAVTS)
- Caisse nationale des autoroutes (CNA)
- Caisse nationale militaire de sécurité sociale (CNMSS)
- Caisse nationale des monuments historiques et des sites
- Caisse nationale des télécommunications⁽¹⁾
- Caisse de garantie du logement social
- Casa de Velasquez
- Centre d'enseignement zootechnique de Rambouillet
- Centre d'études du milieu et de pédagogie appliquée du ministère de l'agriculture
- Centre d'études supérieures de sécurité sociale
- Centres de formation professionnelle agricole
- Centre national d'art et de culture Georges Pompidou
- Centre national de la cinématographie française
- Centre national d'études et de formation pour l'enfance inadaptée
- Centre national d'études et d'expérimentation du machinisme agricole, du génie rural, des eaux et des forêts
- Centre national et de formation pour l'adaptation scolaire et l'éducation spécialisée (CNEFASES)
- Centre national de formation et de perfectionnement des professeurs d'enseignement ménager agricole
- Centre national des lettres
- Centre national de documentation pédagogique
- Centre national des œuvres universitaires et scolaires (CNOUS)
- Centre national d'ophtalmologie des Quinze-Vingts
- Centre national de préparation au professorat de travaux manuels éducatifs et d'enseignement ménager
- Centre national de promotion rurale de Marmilhat
- Centre national de la recherche scientifique (CNRS)
- Centre régional d'éducation populaire d'Ile-de-France
- Centres d'éducation populaire et de sport (CREPS)
- Centres régionaux des œuvres universitaires (CROUS)
- Centres régionaux de la propriété forestière
- Centre de sécurité sociale des travailleurs migrants
- Chancelleries des universités
- Collège de France
- Commission des opérations de bourse
- Conseil supérieur de la pêche
- Conservatoire de l'espace littoral et des rivages lacustres

⁽¹⁾ Postal services only.

▼M1

- Conservatoire national des arts et métiers
- Conservatoire national supérieur de musique
- Conservatoire national supérieur d'art dramatique
- Domaine de Pompadour
- École centrale — Lyon
- École centrale des arts et manufactures
- École française d'archéologie d'Athènes
- École française d'Extrême-Orient
- École française de Rome
- École des hautes études en sciences sociales
- École nationale d'administration
- École nationale de l'aviation civile (ENAC)
- École nationale des Chartes
- École nationale d'équitation
- École nationale du génie rural des eaux et des forêts (ENGREF)
- Écoles nationales d'ingénieurs
- École nationale d'ingénieurs des industries des techniques agricoles et alimentaires
- Écoles nationales d'ingénieurs des travaux agricoles
- École nationale des ingénieurs des travaux ruraux et des techniques sanitaires
- École nationale des ingénieurs des travaux des eaux et forêts (ENITF)
- École nationale de la magistrature
- Écoles nationales de la marine marchande
- École nationale de la santé publique (ENSP)
- École nationale de ski et d'alpinisme
- École nationale supérieure agronomique — Montpellier
- École nationale supérieure agronomique — Rennes
- École nationale supérieure des arts décoratifs
- École nationale supérieure des arts et industries — Strasbourg
- École nationale supérieure des arts et industries textiles — Roubaix
- Écoles nationales supérieures d'arts et métiers
- École nationale supérieure des beaux-arts
- École nationale supérieure des bibliothécaires
- École nationale supérieure de céramique industrielle
- École nationale supérieure de l'électronique et de ses applications (ENSEA)
- École nationale supérieure d'horticulture
- École nationale supérieure des industries agricoles alimentaires
- École nationale supérieure du paysage (rattachée à l'école nationale supérieure d'horticulture)
- École nationale supérieure des sciences agronomiques appliquées (ENSSA)
- Écoles nationales vétérinaires
- École nationale de voile
- Écoles normales d'instituteurs et d'institutrices
- Écoles normales nationales d'apprentissage
- Écoles normales supérieures
- École polytechnique
- École technique professionnelle agricole et forestière de Meymac (Corrèze)

▼M1

- École de sylviculture — Crogny (Aube)
- École de viticulture et d'œnologie de la Tour Blanche (Gironde)
- École de viticulture — Avize (Marne)
- Établissement national de convalescents de Saint-Maurice
- Établissement national des invalides de la marine (ENIM)
- Établissement national de bienfaisance Koenigs-Wazter
- Fondation Carnegie
- Fondation Singer-Polignac
- Fonds d'action sociale pour les travailleurs immigrés et leurs familles
- Hôpital-hospice national Dufresne-Sommeiller
- Institut de l'élevage et de médecine vétérinaire des pays tropicaux (IEMVPT)
- Institut français d'archéologie orientale du Caire
- Institut géographique national
- Institut industriel du Nord
- Institut international d'administration publique (IIAP)
- Institut national agronomique de Paris-Grignon
- Institut national des appellations d'origine des vins et eaux-de-vie (INAOVEV)
- Institut national d'astronomie et de géophysique (INAG)
- Institut national de la consommation (INC)
- Institut national d'éducation populaire (INEP)
- Institut national d'études démographiques (INED)
- Institut national des jeunes aveugles — Paris
- Institut national des jeunes sourds — Bordeaux
- Institut national des jeunes sourds — Chambéry
- Institut national des jeunes sourds — Metz
- Institut national des jeunes sourds — Paris
- Institut national de physique nucléaire et de physique des particules (I.N2.P3)
- Institut national de promotion supérieure agricole
- Institut national de la propriété industrielle
- Institut national de la recherche agronomique (INRA)
- Institut national de recherche pédagogique (INRP)
- Institut national de la santé et de la recherche médicale (INSERM)
- Institut national des sports
- Instituts nationaux polytechniques
- Instituts nationaux des sciences appliquées
- Institut national supérieur de chimie industrielle de Rouen
- Institut national de recherche en informatique et en automatique (INRIA)
- Institut national de recherche sur les transports et leur sécurité (INRETS)
- Instituts régionaux d'administration
- Institut supérieur des matériaux et de la construction mécanique de Saint-Ouen
- Musée de l'armée
- Musée Gustave Moreau
- Musée de la marine
- Musée national J.-J. Henner
- Musée national de la Légion d'Honneur

▼M1

- Musée de la poste
- Muséum national d'histoire naturelle
- Musée Auguste-Rodin
- Observatoire de Paris
- Office de coopération et d'accueil universitaire
- Office français de protection des réfugiés et apatrides
- Office national des anciens combattants
- Office national de la chasse
- Office national d'information sur les enseignements et les professions (ONISEP)
- Office national d'immigration (ONI)
- Institut français de recherche scientifique pour le développement en coopération (ORSTOM)
- Office universitaire et culturel français pour l'Algérie
- Palais de la découverte
- Parcs nationaux
- Réunion des musées nationaux
- Syndicat des transports parisiens
- Thermes nationaux — Aix-les-Bains
- Universités

3. Other national public bodies

- Union des groupements d'achats publics (UGAP)



GREECE

List of entities

1. Ministry of National Economy
2. Ministry of Education and Religion
3. Ministry of Commerce
4. Ministry of Industry, Energy and Technology
5. Ministry of Merchant Marine
6. Ministry to the Prime Minister
7. Ministry of the Aegean
8. Ministry of Foreign Affairs
9. Ministry of Justice
10. Ministry of the Interior
11. Ministry of Labour
12. Ministry of Culture and Sciences
13. Ministry of Environment, Planning and Public Works
14. Ministry of Finance
15. Ministry of Transport and Communications
16. Ministry of Health and Social Security
17. Ministry of Macedonia and Thrace
18. Army General Staff
19. Navy General Staff
20. Airforce General Staff
21. Ministry of Agriculture
22. General Secretariat for Press and Information
23. General Secretariat for Youth
24. General State Laboratory
25. General Secretariat for Further Education
26. General Secretariat of Equality
27. General Secretariat for Social Security
28. General Secretariat for Greeks Living Abroad
29. General Secretariat for Industry
30. General Secretariat for Research and Technology
31. General Secretariat for Sports
32. General Secretariat for Public Works
33. National Statistical Service
34. National Welfare Organization
35. Workers' Housing Organization
36. National Printing Office
37. Greek Atomic Energy Commission
38. Greek Highway Fund
39. University of Athens
40. University of the Aegean
41. University of Thessaloniki
42. University of Thrace
43. University of Ioannina
44. University of Patras
45. Polytechnic School of Crete

▼**M1**

46. Sivitaniidios Technical School
47. University of Macedonia
48. Eginitio Hospital
49. Areteio Hospital
50. National Centre of Public Administration
51. Hellenic Post (EL. TA.)
52. Public Material Management Organization
53. Farmers' Insurance Organization
54. School Building Organization

▼**M1**

IRELAND

1. **Main purchasing entities**

Office of Public Works

2. **Other departments**

- President's Establishment
- Houses of the Oireachtas (Parliament)
- Department of the Taoiseach (Prime Minister)
- Office of the Tanaiste (Deputy Prime Minister)
- Central Statistics Office
- Department of Arts, Culture and the Gaeltacht
- National Gallery of Ireland
- Department of Finance
- State Laboratory
- Office of the Comptroller and Auditor General
- Office of the Attorney General
- Office of the Director of Public Prosecutions
- Valuation Office
- Civil Service Commission
- Office of the Ombudsman
- Office of the Revenue Commissioners
- Department of Justice
- Commissioners of Charitable Donations and Bequests for Ireland
- Department of the Environment
- Department of Education
- Department of the Marine
- Department of Agriculture, Food and Forestry
- Department of Enterprise and Employment
- Department of Trade and Tourism
- Department of Defence⁽¹⁾
- Department of Foreign Affairs
- Department of Social Welfare
- Department of Health
- Department of Transport, Energy and Communications

⁽¹⁾ Non-warlike materials contained in Annex II.

▼M1

ITALY

Purchasing entities

1. Ministry of the Treasury ⁽¹⁾
2. Ministry of Finance ⁽²⁾
3. Ministry of Justice
4. Ministry of Foreign Affairs
5. Ministry of Education
6. Ministry of the Interior
7. Ministry of Public Works
8. Ministry for Coordination (International Relations and EC Agricultural Policies)
9. Ministry of Industry, Trade and Craft Trades
10. Ministry of Employment and Social Security
11. Ministry of Health
12. Ministry of Cultural Affairs and the Environment
13. Ministry of Defence ⁽¹⁾
14. Budget and Economic Planning Ministry
15. Ministry of Foreign Trade
16. Ministry of Posts and Telecommunications ⁽³⁾
17. Ministry of the Environment
18. Ministry of University and Scientific and Technological Research

⁽¹⁾ Ente centrale d'acquisto per la maggiore parte degli altri ministeri ed enti.

⁽²⁾ Esclusi gli acquisti effettuati dal monopolio dei sali e tabacchi.

⁽³⁾ Soltanto i servizi postali.

▼M1

LUXEMBOURG

1. Ministère d'État: Service central des imprimés et des fournitures de l'État
2. Ministère de l'agriculture: Administration des services techniques de l'agriculture
3. Ministère de l'éducation nationale: Lycées d'enseignement secondaire et d'enseignement secondaire technique
4. Ministère de la famille et de la solidarité sociale: maisons de retraite
5. Ministère de la force publique: Armée⁽¹⁾ — Gendarmerie — Police
6. Ministère de la justice: Établissements pénitentiaires
7. Ministère de la santé publique: Hôpital neuropsychiatrique
8. Ministère des travaux publics: bâtiments publics — Ponts et chaussées
9. Ministère des Communications: Centre informatique de l'État
10. Ministère de l'environnement: Commissariat général à la protection des eaux

(¹) Matériel non de guerre contenu à l'annexe II.



THE NETHERLANDS

List of entities**Ministries and central government bodies**

1. Ministry of General Affairs — Ministerie van Algemene Zaken
 - Advisory Council on Government Policy — Bureau van de Wetenschappelijke Raad voor het Regeringsbeleid
 - National Information Office — Rijksvoorlichtingsdienst
2. Ministry of the Interior — Ministerie van Binnenlandse Zaken
 - Government Personnel Information System Service — Dienst Informatievoorziening Overheidspersoneel
 - Redundancy Payment and Benefits Agency — Dienst Uitvoering Ontslaguitkeringsregelingen
 - Public Servants Medical Expenses Agency — Dienst Ziektekostenvoorziening Overheidspersoneel
 - RPD Advisory Service — RPD Advies
 - Central Archives and Interdepartmental Text Processing — CAS/ITW
3. Ministry of Foreign Affairs and Directorate-General for Development Cooperation of the Ministry of Foreign Affairs — Ministerie van Buitenlandse Zaken en Ministerie voor Ontwikkelingssamenwerking
4. Ministry of Defence — Ministerie van Defensie⁽¹⁾
 - Directorate of material Royal Netherlands Navy — Directie materieel Koninklijke Marine
 - Directorate of material Royal Netherlands Army — Directie materieel Koninklijke Landmacht
 - Directorate of material Royal Netherlands Air Force — Directie materieel Koninklijke Luchtmacht
5. Ministry of Economic Affairs — Ministerie van Economische Zaken
 - Economic Investigation Agency — Economische Controledienst
 - Central Plan Bureau — Centraal Planbureau
 - Netherlands Central Bureau of Statistics — Centraal Bureau voor de Statistiek
 - Senter — Senter
 - Industrial Property Office — Bureau voor de Industriële Eigendom
 - Central Licensing Office for Import and Export — Centrale Dienst voor de In- en Uitvoer
 - State Supervision of Mines — Staatstoezicht op de Mijnen
 - Geological Survey of the Netherlands — Rijks Geologische Dienst
6. Ministry of Finance — Ministerie van Financiën
 - State Property Department — Dienst der Domeinen
 - Directorates of the State Tax Department — Directies der Rijksbelastingen
 - State Tax Department/Fiscal Intelligence and Information Department — Belastingdienst/FIOD
 - State Tax Department/Computer Centre — Belastingdienst/Automatiseringscentrum
 - State Tax Department/Training — Belastingdienst/Opleidingen
7. Ministry of Justice — Ministerie van Justitie
 - Education and Training Organization, Directorate General for the Protection of Young People and the care of Offenders — Opleidings- en vormingsorganisatie Directoraat-Generaal Jeugdbescherming en Delinquentenzorg
 - Child Care and Protection Board — Raden voor de Kinderbescherming in de provincies
 - State Institutions for Child care and Protection — Rijksinrichtingen voor de Kinderbescherming in de provincies

⁽¹⁾ Niet voor oorlogsdoeleinden bestemd materiaal vermeld in bijlage II.

▼M1

- Prisons — Penitentiare inrichtingen in de provincie
 - State Institutions for Persons Placed under Hospital Order — Rijksinrichtingen voor TBS — verpleging in de provincies
 - Internal Facilities Service of the Directorate for Young Offenders and Young Peoples Institute — Dienst Facilitaire Zaken van de Directie Delinquentenzorg en Jeugdinrichtingen
 - Legal Aid Department — Dienst Gerechtelijke Ondersteuning in de arrondissementen
 - Central Collection Office for the Courts — Centraal Ontvangstkantoor der Gerechten
 - Central Debt Collection Agency of the Ministry of Justice — Centraal Justitie Incassobureau
 - National Criminal Investigation Department — Rijksrecherche
 - Forensic Laboratory — Gerechtelijk Laboratorium
 - National Police Services Force — Korps Landelijke Politiediensten
 - District offices of the Immigration and Naturalization Service — Districtskantoren Immigratie- en Naturalisatiedienst
8. Ministry of Agriculture, Nature Management and Fisheries — Ministerie van Landbouw, Natuurbeheer en Visserij
- National Forest Service — Staatsbosbeheer
 - Agricultural Research Service — Dienst Landbouwkundig Onderzoek
 - Agricultural Extension Service — Dienst Landbouwvoorlichting
 - Land Development Service — Landinrichtingsdienst
 - National Inspection Service for Animals and Animal Protection — Rijksdienst voor de Keuring van Vee en Vlees
 - Plant Protection Service — Plantenziektenkundige Dienst
 - General Inspection Service — Algemene Inspectiedienst
 - National Fisheries Research Institute — Rijksinstituut voor Visserijonderzoek
 - Government Institute for Quality Control of Agricultural Products — Rijkskwaliteit Instituut voor Land- en Tuinbouwprodukten
 - National Institute for Nature Management — Instituut voor Bos- en Natuuronderzoek
 - Game Fund — Jachtfonds
9. Ministry of Education and Science — Ministerie van Onderwijs en Wetenschappen
- Royal Library — Koninklijke Bibliotheek
 - Institute for Netherlands History — Instituut voor Nederlandse Geschiedenis
 - Netherlands State Institute for War Documentation — Rijksinstituut voor Oorlogsdocumentatie
 - Institute for Educational Research — Instituut voor Onderzoek van het Onderwijs
 - National Institute for Curriculum Development — Instituut voor de Leerplan Ontwikkeling
10. Ministry of Social Affairs and Employment — Ministerie van Sociale Zaken en Werkgelegenheid
- Wages Inspection Service — Loontechnische dienst
 - Inspectorate for Social Affairs and Employment — Inspectie en Informatie Sociale Zaken en Werkgelegenheid
 - National Social Assistance Consultancies Services — Rijksconsulenten Sociale Zekerheid
 - Steam Equipment Supervision Service — Dienst voor het Stoomwezen
 - Conscientious Objectors Employment Department — Tewerkstelling erkend gewetensbezwaarden militaire dienst
 - Directorate for Equal Opportunities — Directie Emancipatie

▼MI

11. Ministry of Transport, Public Works and Water Management — Ministerie van Verkeer en Waterstaat
 - Directorate-General for Transport — Directoraat-Generaal Vervoer
 - Directorate-General for Public Works and Water Management — Directoraat-Generaal Rijkswaterstaat
 - Directorate-General for Civil Aviation — Directoraat-Generaal Rijksluchtvaartdienst
 - Telecommunications and Post Department — Hoofddirectie Telecommunicatie en Post
 - Regional Offices of the Directorates-General and General Management, Inland Waterway Navigation Service — De regionale organisatie van de directoraten-generaal en de hoofddirectie Vaarwegmarkeringsdienst
12. Ministry of Housing, Physical Planning and Environment — Ministerie van Volkshuisvesting, Ruimtelijke Ordening en Milieubeheer
 - Directorate-General for Environment Management — Directoraat-Generaal Milieubeheer
 - Directorate-General for Public Housing — Directoraat-Generaal van de Volkshuisvesting
 - Government Buildings Agency — Rijksgebouwendienst
 - National Physical Planning Agency — Rijksplanologische Dienst
13. Ministry of Welfare, Health and Cultural Affairs — Ministerie van Welzijn, Volksgezondheid en Cultuur
 - Social and Cultural Planning Office — Sociaal en Cultureel Planbureau
 - Inspectorate for Child and Youth Care and Protection Services — Inspectie Jeugdhulpverlening en Jeugdbescherming
 - Medical Inspectorate of Health Care — Inspecties van het Staatstoezicht op de Volksgezondheid
 - Cultural Castle Council — Rijksdienst Kastelenbeheer
 - National Archives Department — Rijksarchiefdienst
 - Department for the Conservation of Historic Buildings and Sites — Rijksdienst voor de Monumentenzorg
 - National Institute of Public Health and Environmental Protection — Rijksinstituut voor Milieuhygiëne
 - National Archeological Field Survey Commission — Rijksdienst voor het Oudheidkundig Bodemonderzoek
 - Netherlands Office for Fine Arts — Rijksdienst Beeldende Kunst
14. Cabinet for Netherlands Antillean and Aruban Affairs — Kabinet voor Nederlands-Antilliaanse en Arubaanse zaken
15. Higher Colleges of State — Hogere Colleges van Staat
16. Council of State — Raad van State
17. Netherlands Court of Audit — Algemene Rekenkamer
18. National Ombudsman — Nationale Ombudsman

▼M1

AUSTRIA

1. Bundeskanzleramt — Amtswirtschaftsstelle
2. Bundesministerium für auswärtige Angelegenheiten
3. Bundesministerium für Gesundheit und Konsumentenschutz
4. Bundesministerium für Finanzen
 - (a) Amtswirtschaftsstelle
 - (b) Abteilung VI/5 (EDV-Beschaffung des Bundesministeriums für Finanzen und des Bundesrechenamtes)
 - (c) Abteilung III/1 (Beschaffung von technischen Geräten, Einrichtungen und Sachgütern für die Zollwache)
5. Bundesministerium für Jugend und Familie — Amtswirtschaftsstelle
6. Bundesministerium für wirtschaftliche Angelegenheiten
7. Bundesministerium für Inneres
 - (a) Abteilung I/5 (Amtswirtschaftsstelle)
 - (b) EDV-Zentrum (Beschaffung von elektronischen Datenverarbeitungssystemen (Hardware))
 - (c) Abteilung II/3 (Beschaffung von technischen Geräten und Einrichtungen für die Bundespolizei)
 - (d) Abteilung I/6 (Beschaffung von Sachgütern (mit Ausnahme der von der Abteilung II/3 zu beschaffenden Sachgüter) für die Bundespolizei)
 - (e) Abteilung IV/8 (Beschaffung von Fluggeräten)
8. Bundesministerium für Justiz — Amtswirtschaftsstelle
9. Bundesministerium für Landesverteidigung⁽¹⁾
10. Bundesministerium für Land- und Forstwirtschaft
11. Bundesministerium für Arbeit und Soziales — Amtswirtschaftsstelle
12. Bundesministerium für Unterricht und kulturelle Angelegenheiten
13. Bundesministerium für öffentliche Wirtschaft und Verkehr
14. Bundesministerium für Wissenschaft, Forschung und Kunst
15. Österreichisches Statistisches Zentralamt
16. Österreichische Staatsdruckerei
17. Bundesamt für Eich- und Vermessungswesen
18. Bundesversuchs- und Forschungsanstalt-Arsenal (BVFA)
19. Bundesstaatliche Prothesenwerkstätten
20. Austro Control GmbH — Österreichische Gesellschaft für Zivilluftfahrt mit beschränkter Haftung
21. Bundesprüfanstalt für Kraftfahrzeuge
22. Generaldirektion für die Post- und Telegraphenverwaltung (nur Postwesen)
23. Bundesministerium für Umwelt — Amtswirtschaftsstelle

⁽¹⁾ Material außer Kriegsmaterial gemäß Anhang II.



PORTUGAL

Prime Minister's Office

Legal Centre

Centre for Studies and Training (Local Government)

Government Computer Network Management Centre

National Council for Civil Defence Planning

Permanent Council for Industrial Conciliation

Department for Vocational and Advanced Training

Ministerial Department with special responsibility for Macao

Ministerial Department responsible for Community Service by Conscientious Objectors

Institute for Youth

National Administration Institute

Secretariat General, Prime Minister's Office

Secretariat for Administrative Modernization

Social Services, Prime Minister's Office

Ministry of Home Affairs

Directorate-General for Roads

Ministerial Department responsible for Studies and Planning

Civilian administrations

Customs Police

Republican National Guard

Police

Secretariat General

Technical Secretariat for Electoral Matters

Customs and Immigration Department

Intelligence and Security Department

National Fire Service

Ministry of Agriculture

Control Agency for Community Aid to Olive Oil Production

Regional Directorate for Agriculture (Beira Interior)

Regional Directorate for Agriculture (Beira Litoral)

Regional Directorate for Agriculture (Entre Douro e Minho)

Regional Directorate for Agriculture (Trás-os-Montes)

Regional Directorate for Agriculture (Alentejo)

Regional Directorate for Agriculture (Algarve)

Regional Directorate for Agriculture (Ribatejo e Oeste)

General Inspectorate and Audit Office (Management Audits)

Viticulture Institute

National Agricultural Research Institute

Institute for the Regulation and Guidance of Agricultural Markets

Institute for Agricultural Structures and Rural Development

Institute for Protection of Agri-food Production

Institute for Forests

Institute for Agricultural Markets and Agri-Foods Industry

Secretariat General

IFADAP (Financial Institute for the Development of Agriculture and Fishing)⁽¹⁾INGA (National Agricultural Intervention and Guarantee Institute)⁽¹⁾*Ministry of the Environment and Natural Resources*

Directorate-General for Environment

Institute for Environmental Promotion

Institute for the Consumer

⁽¹⁾ Authority under joint Ministry of Finance and Ministry of Agriculture control.

▼**MI**

Institute for Meteorology
 Secretariat General
 Institute for Natural Conservancy
 Ministerial Department for the Improvement of the Estoril Coast
 Regional Directorates for Environment and Natural Resources
 Water Institute

Ministry of Trade and Tourism

Commission responsible for the Application of Economic Penalties
 Directorate-General for Competition and Prices
 Directorate-General for Inspection (Economic Affairs)
 Directorate-General for Tourism
 Directorate-General for Trade
 Tourism Fund
 Ministerial Department responsible for Community Affairs
 ICEP (Portuguese Foreign Trade Institute)
 General Inspectorate for Gambling
 National Institute for Training in Tourism
 Regional Tourist Boards
 Secretariat General
 Enatur (National Tourism Enterprise) — Public enterprise ⁽¹⁾

Ministry of Defence ⁽²⁾

National Security Authority
 National Council for Emergency Civil Planning
 Directorate-General for Armaments and Defence Equipment
 Directorate-General for Infrastructure
 Directorate-General for Personnel
 Directorate-General for National Defence Policy
 Secretariat General

Office of the Chief of Staff of the Armed Forces ⁽²⁾

Administrative Council of the Office of the Chief of Staff of the Armed Forces
 Commission of Maintenance of NATO Infrastructure
 Executive Commission of NATO Infrastructure
 Social Works of the Armed Forces

Office of the Chief of Staff, Airforce ⁽²⁾

Airforce Logistics and Administrative Commando
 General Workshop for Aeronautical Equipment

Office of the Chief of Staff, Army ⁽²⁾

Logistics Department
 Directorate for Army Engineering
 Directorate for Army Communications
 Service Directorate for Fortifications and Army Works
 Service Directorate for the Army Physical Education
 Service Directorate Responsible for the Army Computer
 Service Directorate for Intendancy
 Service Directorate for Equipment
 Service Directorate for Health
 Directorate for Transport
 Main Army Hospital
 General Workshop of Uniforms and Equipment
 General Workshop of Engineering Equipment
 Bakery

⁽¹⁾ Authority under joint Ministry of Finance and Ministry of Agriculture control.

⁽²⁾ Material não bélico constante do anexo II.

▼**MI**

Army Laboratory for Chemical and Pharmaceutical Products

Office of the Chief of Staff, Navy⁽¹⁾

Directorate for Naval Facilities

Directorate-General for Naval Equipment

Directorate for Instruction and Training

Directorate of the Service of Naval Health

The Navy Hospital

Directorate for Supplies

Directorate for Transport

Directorate of the Service of Maintenance

Armed Computer Service

Continent Naval Commando

Açores Naval Commando

Madeira Naval Commando

Commando of Lisbon Naval Station

Army Centre for Physical Education

Administrative Council of Central Navy Administration

Naval War Height Institute

Directorate-General for the Navy

Directorate-General for Lighthouses and School for Lighthouse Keepers

The Hydrographic Institute

Vasco da Gama Aquarium

The Alfeite Arsenal

Ministry of Education

Secretariat General

Department for Planning and Financial Management

Department for Higher Education

Department for Secondary Education

Department for Basic Education

Department for Educational Resources Management

General Inspectorate of Education

Bureau for the Launching and Coordination of the School Year

Regional Directorate for Education (North)

Regional Directorate for Education (Centre)

Regional Directorate for Education (Lisbon)

Regional Directorate for Education (Alentejo)

Regional Directorate for Education (Algarve)

Camões Institute

Institute for Innovation in Education Antonio Aurélio da Costa Ferreira

Institute for Sports

Department of European Affairs

Ministry of Education Press

Ministry of Employment and Social Security

National Insurance and Occupational Health Fund

Institute for Development and Inspection of Labour Conditions

Social Welfare Funds

Casa Pia de Lisboa⁽²⁾

National Centre for Pensions

Regional Social Security Centres

Commission on Equal Opportunity and Rights for Women

Statistics Department

⁽¹⁾ Material não bélico constante do anexo II.

⁽²⁾ Authority under joint control of the Ministry of Employment and Social Security and the Ministry of Health Control.

▼**MI**

Studies and Planning Department
 Department of International Relations and Social Security Agreements
 European Social Fund Department
 Department of European Affairs and External Relations
 Directorate-General for Social Works
 Directorate-General for the Family
 Directorate-General for Technical Support to Management
 Directorate-General for Employment and Vocational Training
 Directorate-General for Social Security Schemes
 Social Security Financial Stabilization Fund
 General Inspectorate for Social Security
 Social Security Financial Management Institute
 Employment and Vocational Training Institute
 National Institute for Workers' Leisure Time
 Secretariat General
 National Secretariat for Rehabilitation
 Social Services
 Santa Casa de Misericórdia de Lisboa⁽¹⁾

Ministry of Finance

ADSE (Directorate-General for the Protection of Civil Servants)
 Legal Affairs Office
 Directorate-General for Public Administration
 Directorate-General for Public Accounts and General Budget Supervision
 Directorate-General for the State Loans Board
 Directorate-General for the Customs Service
 Directorate-General for Taxation
 Directorate-General for State Assets
 Directorate-General for the Treasury
 Ministerial Department responsible for Economic Studies
 Ministerial Department responsible for European Affairs
 GAFEPP (Ministerial Department responsible for Studies on the Funding of the State and Public Enterprises)
 General Inspectorate for Finance
 Institute for Information Technology
 State Loans Board
 Secretariat General
 SOFE (Social Services of the Ministry of Finance)

Ministry of Industry and Energy

Regional Delegation for Industry and Energy (Lisbon and Tagus Valley)
 Regional Delegation for Industry and Energy (Alentejo)
 Regional Delegation for Industry and Energy (Algarve)
 Regional Delegation for Industry and Energy (Centre)
 Regional Delegation for Industry and Energy (North)
 Directorate-General for Industry
 Directorate-General for Energy
 Geological and Mining Institute
 Ministerial Department responsible for Studies and Planning
 Ministerial Department responsible for Oil Exploration and Production
 Ministerial Department responsible for Community Affairs
 National Industrial Property Institute
 Portuguese Institute for Quality
 Ineti (National Institute for Industrial Engineering and Technology)
 Secretariat General

⁽¹⁾ Authority under joint control of the Ministry of Employment and Social Security and the Ministry of Health Control.

▼MI

Pedip Manager's Department
 Legal Affairs Office
 Commission for Emergency Industrial Planning
 Commission for Emergency Energy Planning
 IAPMEI (Institute for support of small and medium-sized enterprises and investments)

Ministry of Justice

Centre for Legal Studies
 Social Action and Observation Centres
 The High Council of the Judiciary (Conselho Superior de Magistratura)
 Central Registry
 Directorate-General for Registers and Other Official Documents
 Directorate-General for Computerized Services
 Directorate-General for Legal Services
 Directorate-General for the Prison Service
 Directorate-General for the Protection and Care of Minors Prison Establishments
 Ministerial Department responsible for European Law
 Ministerial Department responsible for Documentation and Comparative Law
 Ministerial Department responsible for Studies and Planning
 Ministerial Department responsible for Financial Management
 Ministerial Department responsible for Planning and Coordinating Drug Control
 São João de Deus Prison Hospital
 Corpus Christi Institute
 Guarda Institute
 Institute for the Rehabilitation of Offenders
 São Domingos Benfca Institute
 National Police and Forensic Science Institute
 Navarro Paiva Institute
 Padre António Oliveira Institute
 São Fiel Institute
 São José Institute
 Vila Fernando Institute
 Criminology Institutes
 Forensic Medicine Institutes
 Criminal Investigation Department
 Secretariat General
 Social Services

Ministry of Public Works, Transport and Communications

Council for Public and Private Works Markets
 Directorate-General for Civil Aviation
 Directorate-General for National Buildings and Monuments
 Directorate-General for Road and Rail Transport
 Ministerial Department responsible for River Crossings (Tagus)
 Ministerial Department for Investment Coordination
 Ministerial Department responsible for the Lisbon Railway Junction
 Ministerial Department responsible for the Oporto Railway Junction
 Ministerial Department responsible for Navigation on the Douro
 Ministerial Department responsible for the European Communities
 General Inspectorate for Public Works, Transport and Communications
 Independent Executive for Roads
 National Civil Engineering Laboratory
 Social Works Department of the Ministry of Public Works, Transport and Communications
 Secretariat General
 Institute for Management and Sales of State Housing

▼MI

CTT — Post and Telecommunications of Portugal SA⁽¹⁾

Ministry of Foreign Affairs

Directorate-General for Consular Affairs and for Financial Administration
 Directorate-General for the European Communities
 Directorate-General for Cooperation
 Institute for Portuguese Emigrants and Portuguese Communities Abroad
 Institute for Economic Cooperation
 Secretariat General

Ministry of Territorial Planning and Management

Academy of Science
 Legal Affairs Office
 National Centre for Geographical Data
 Regional Coordination Committee (Centre)
 Regional Coordination Committee (Lisbon and Tagus Valley)
 Regional Coordination Committee (Alentejo)
 Regional Coordination Committee (Algarve)
 Regional Coordination Committee (North)
 Central Planning Department
 Ministerial Department for European Issues and External Relations
 Directorate-General for Local Government
 Directorate-General for Regional Development
 Directorate-General for Town and Country Planning
 Ministerial Department responsible for Coordination of the Alqueva Project
 General Inspectorate for Territorial Administration
 National Statistical Institute
 António Sérgio Cooperative Institute
 Institute for Scientific and Tropical Research
 Geographical and Land Register Institute
 National Scientific and Technological Research Board
 Secretariat General

Ministry of the Sea

Directorate-General for Fishing
 Directorate-General for Ports, Navigation and Maritime Transport
 Portuguese Institute for Maritime Exploration
 Maritime Administration for North, Centre and South
 National Institute for Port Pilotage
 Institute for Port Labour
 Port Administration of Douro and Leixões
 Port Administration of Lisbon
 Port Administration of Setúbal and Sesimbra
 Port Administration of Sines
 Independent Executive for Ports
 Infante D. Henrique Nautical School
 Portuguese Fishing School and School of Sailing and Marine Craft
 Secretariat General

Ministry of Health

Regional Health Administrations
 Health Centres
 Mental Health Centres
 Histocompatibility Centres
 Regional Alcoholism Centres
 Department for Studies and Health Planning

⁽¹⁾ Unicamente serviços postais.

▼MI

Health Human Resource Department
Directorate-General for Health
Directorate-General for Health Installations and Equipment
National Institute for Chemistry and Medicaments
Support Centres for Drug Addicts
Institute for Computer and Financial Management of Health Services
Infirmiry Technical Schools
Health Service Technical Colleges
Central Hospitals
District Hospitals
General Inspectorate of Health
National Institute of Emergency Care
Dr Ricardo Jorge National Health Institute
Dr Jacinto De Magalhaes Institute of Genetic Medicine
Dr Gama Pinto Institute of Ophthalmology
Portuguese Blood Institute
General Practitioners Institutes
Secretariat General
Service for Prevention and Treatment of Drug Dependence
Social Services, Ministry of Health



FINLAND

List of contracting entities

Oikeuskanslerinvirasto	Office of the Chancellor of Justice
Kauppa- ja teollisuusministeriö	Ministry of Trade and Industry
Kuluttajavirasto	National Consumer Administration
Elintarvikeviras	National Food Administration
Kilpailuviras	Office of Free Competition
Kilpailuneuvosto	Council of Free Competition
Kuluttaja-asiamiehen toimis	Office of the Consumer Ombudsman
Kuluttajavalituslautakun	Consumer Complaints Board
Patentti- ja rekisterihallitu	National Board of Patents and Registration
Liikenneministeriö	Ministry of Transport and Communications
Telehallintokesku	Telecommunications Administration Centre
Maa- ja metsätalousministeriö	Ministry of Agriculture and Forestry
Maanmittauslaitos	National Land Survey of Finland
Oikeusministeriö	Ministry of Justice
Tietosuojavaltuutetun toimisto	The Office of the Data Protection Ombudsman
Tuomioistuinlaitos	Courts of Law
— Korkein oikeus	
— Korkein hallinto-oikeus	
— Hovioikeudet	
— Käräjäoikeudet	
— Läänioikeudet	
— Markkinatuomioistuin	
— Työtuomioistuin	
— Vakuutusosikeus	
— Vesioikeudet	
Vankeinhoitolaitos	Prison Administration
Opetusministeriö	Ministry of Education
Opetushallitus	National Board of Education
Valtion elokuvatarkastamo	National Office of Film Censorship
Puolustusministeriö	Ministry of Defense
Puolustusvoimat ⁽¹⁾	Defence Forces
Sisäasiainministeriö	Ministry of the Interior
Väestörekisterikeskus	Population Register Centre
Keskusrikospoliisi	Central Criminal Police
Liikkuva poliisi	Mobile Police
Rajavartiolaitos ⁽¹⁾	Frontier Guard
Sosiaali- ja terveysministeriö	Ministry of Social Affairs and Health
Työttömyysturvalautakunta	Unemployment Appeal Board
Tarkastuslautakunta	Appeals Tribunal
Lääkelaitos	National Agency for Medicines
Terveydenhuollon oikeusturvakeskus	National Board of Medicolegal Affairs
Tapaturmavirasto	State Accident Office

⁽¹⁾ Liitteeseen II sisältyvät muut kuin sotatarvikket.

▼M1

Säteilyturvakeskus	Finnish Centre for Radiation and Nuclear Safety
Valtion turvapaikan hakijoiden vastaanottokeskukset	Reception Centres for Asylum Seekers
Työministeriö	Ministry of Labour
Valtakunnansovittelijain toimisto	National Conciliators' Office
Työneuvosto	Labour Council
Ulkoasiainministeriö	Ministry for Foreign Affairs
Valtiovarainministeriö	Ministry of Finance
Valtionalouden tarkastusvirasto	State Economy Controller's Office
Valtiokonttori	State Treasury Office
Valtion työmarkkinalaitos Verohallinto	
Tullihallinto	
Valtion vakuusrahasto	
Ympäristöministeriö	Ministry of Environment
Vesi- ja ympäristöhallitus	National Board of Waters and Environment



SWEDEN

List of contracting entities

A

Akademien för de fria konsterna	Royal Academy of Fine Arts
Allmänna advokatbyråerna (28)	Public Law-Service Offices (28)
Allmänna reklamationsnämnden	National Board for Consumer Complaints
Arbetskyddsstyrelsen	National Board of Occupational Safety and Health
Arbetsdomstolen	Labour Court
Arbetsgivarverk, statens	National Agency for Government Employers
Arbetslivscentrum	Centre for Working Life
Arbetslivsfonden	Working Lives Fund
Arbetsmarknadsstyrelsen	National Labour Market Board
Arbetsmiljöfonden	Work Environment Fund
Arbetsmiljöinstitutet	National Institute of Occupational Health
Arbetsmiljönämnd, statens	Board of Occupational Safety and Health for Government Employees
Arkitekturmuseet	Museum of Architecture
Arkivet för ljud och bild	National Archive of Recorded Sound and Moving Images
Arrendenämnder (12)	Regional Tenancies Tribunals (12)

B

Barnmiljörådet	National Child Environment Council
Beredning för utvärdering av medicinsk metodik, statens	Swedish Council on Technology Assessment in Health Care
Beredningen för internationell tekniskt-ekonomiskt samarbete	Agency for International Technical and Economic Cooperation
Besvärsnämnden för rättshjälp	Legal Aid Appeals Commission
Biblioteket, Kungl.	Royal Library
Biografbyrå, statens	National Board of Film Censors
Biografiskt lexikon, svenskt	Dictionary of Swedish Biography
Bokföringsnämnden	Swedish Accounting Standards Board
Bostadsdomstolen	Housing Appeal Court
Bostadskreditnämnd, statens (BKN)	National Housing Credit Guarantee Board
Boverket	National Housing Board
Brottsförebyggande rådet	National Council for Crime Prevention
Brottsskadenämnden	Criminal Injuries Compensation Board

C

Centrala försöksdjursnämnden	Central Committee for Laboratory Animals
Centrala studiestödsnämnden	National Board of Student Aid
Centralnämnden för fastighetsdata	Central Board for Real-estate Data

D

Datainspektionen	Data Inspection Board
Departementen	Ministries (Government Departments)
Domstolsverket	National Courts Administration

E

Elsäkerhetsverket	National Electrical Safety Board
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▼M1

Expertgruppen för forskning om regional utveckling	Expert Group on Regional Studies
Exportkreditnämnden	Export Credits Guarantee Board
F	
Fideikommissnämnden	Entailed Estates Council
Finansinspektionen	Financial Supervisory Authority
Fiskeriverket	National Board of Fisheries
Flygtekniska försöksanstalten	Aeronautical Research Institute
Folkhälsoinstitutet	National Institute of Public Health
Forskningsrådsnämnden	Council for Planning and Coordination of Research
Fortifikationsförvaltningen ⁽¹⁾	Fortifications Administration
Frivårdens behandlingscentral	Probation Treatment Centre
Förlikningsmännaexpedition statens	National Conciliators' Office
Försvarets civilförvaltning ⁽¹⁾	Civil Administration of the Defence Forces
Försvarets datacenter ⁽¹⁾	Defence Data-processing Centre
Försvarets forskningsanstalt ⁽¹⁾	National Defence Research Establishment
Försvarets förvaltningsskola ⁽¹⁾	Defence Forces' Administration School
Försvarets materielverk ⁽¹⁾	Defence Material Administration
Försvarets radioanstalt ⁽¹⁾	National Defence Radio Institute
Försvarets sjukvårdsstyrelse ⁽¹⁾	Medical Board of the Defence Forces
Försvarshistoriska museer, statens ⁽¹⁾	Swedish Museums of Military History
Försvarshögskolan ⁽¹⁾	National Defence College
Försäkringskassorna	Social Insurance Offices
Försäkringsdomstolarna	Social Insurance Courts
Försäkringsöverdomstolen	Supreme Social Insurance Court
G	
Geologiska undersökning, Sveriges	Geological Survey of Sweden
Geotekniska institut, statens	Geotechnical Institute
Glesbygdsmyndigheten	National Rural Area Development Authority
Grafiska institutet och institutet för högre kommunikations- och reklamutbildning	Graphic Institute and the Graduate School of Communications
H	
Handelsflottans kultur- och fritidsråd	Swedish Government Seamen's Service
Handelsflottans pensionsanstalt	Merchant Pensions Institute
Handikappråd, statens	National Council for the Disabled
Haverikommission, statens	Board of Accident Investigation
Hovrätterna (6)	Courts of Appeal (6)
Humanistisk-samhällsvetenskapliga forskningsrådet	Council for Research in the Humanities and Social Sciences
Hyresnämnder (12)	Regional Rent Tribunals (12)
Häktena (30)	Remand Prisons (30)
Hälso- och sjukvårdens ansvarsnämnd	Committee on Medical Responsibility
Högsta domstolen	Supreme Court
I	
Inskrivningsmyndigheten för företagsintekningar	Register Authority for Floating Charges
Institut för byggnadsforskning, statens	Council for Building Research

⁽¹⁾ Icke-krigsmateriel förtecknas i bilaga II.

▼M1

Institut för psykosocial miljömedicin, statens	National Institute for Psycho-social Factors and Health
Institutet för rymdfysik	Swedish Institute of Space Physics
Invandrarverk, statens	Swedish Immigration Board
J	
Jordbruksverk, statens	Swedish Board of Agriculture
Justitiekanslern	Office of the Chancellor of Justice
Jämställdhetsombudsmannen och jämställdhetsdelegationen	Office of the Equal Opportunities Ombudsman and the Equal Opportunities Commission
K	
Kabelnämnden/Närradionämnden	Swedish Cable Authority/Swedish Community Radio Authority
Kammarkollegiet	National Judicial Board of Public Lands and Funds
Kammarrätterna (4)	Administrative Courts of Appeal (4)
Kemikalieinspektionen	National Chemicals Inspectorate
Kommerskollegium	National Board of Trade
Koncessionsnämnden för miljö-skydd	National Franchise Board for Environment Protection
Konjunkturinstitutet	National Institute of Economic Research
Konkurrensverket	Swedish Competition Authority
Konstfackskolan	College of Arts, Crafts and Design
Konsthögskolan	College of Fine Arts
Konstmuseer, statens	National Art Museums
Konstnärsnämnden	Arts Grants Committee
Konstråd, statens	National Art Council
Konsumentverket	National Board for Consumer Policies
Krigsarkivet ⁽¹⁾	Armed Forces Archives
Kriminaltekniska laboratorium, statens	National Laboratory of Forensic Science
Kriminalvårdens regionkanslier (7)	Correctional Region Offices (7)
Kriminalvårdsanstalterna (78)	National/Local Institutions (78)
Kriminalvårdsnämnden	National Paroles Board
Kriminalvårdsstyrelsen	National Prison and Probation Administration
Kronofogdemyndigheterna (24)	Enforcement Services (24)
Kulturråd, statens	National Council for Cultural Affairs
Kustbevakningen ⁽¹⁾	Swedish Coast Guard
Kärnkraftinspektion, statens	Nuclear-power Inspectorate
L	
Lantmäteriverk, statens	Central Office of the National Land Survey
Livruskammaren/Skoklosters slott/Hallwylska museet	Royal Armoury
Livsmedelsverk, statens	National Food Administration
Lotterinämnden	Gaming Board
Läkemedelsverket	Medical Products Agency
Läns- och distriktsåklagarmyndigheterna	County Public Prosecution Authority and District Prosecution Authority
Länsarbetsnämnderna (24)	County Labour Boards (24)
Länsrätterna (25)	County Administrative Courts (25)
Länsstyrelserna (24)	County Administrative Boards (24)

⁽¹⁾ Icke-krigsmateriel förtecknas i bilaga II.

▼M1

Löne- och pensionsverk, statens	National Government Employee Salaries and Pensions Board
M	
Marknadsdomstolen	Market Court
Maskinprovningar, statens	National Machinery Testing Institute
Medicinska forskningsrådet	Medical Research Council
Meteorologiska och hydrologiska institut, Sveriges	Swedish Meteorological and Hydrological Institute
Militärhögskolan ⁽¹⁾	Armed Forces Staff and War College
Musiksamlingar, statens	Swedish National Collections of Music
N	
Naturhistoriska riksmuseet	Museum of Natural History
Naturvetenskapliga forskningsrådet	Natural Science Research Council
Naturvårdsverk, statens	National Environmental Protection Agency
Nordiska Afrikainstitutet	Scandinavian Institute of African Studies
Nordiska hälsovårdshögskolan	Nordic School of Public Health
Nordiska institutet för samhällsplanering	Nordic Institute for Studies in Urban and Regional Planning
Nordiska museet, stiftelsen	Nordic Museum
Nordiska rådets svenska delegation	Swedish Delegation of the Nordic Council
Notarienämnden	Recorders Committee
Nämnden för internationella adoptionsfrågor	National Board for Intra-country Adoptions
Nämnden för offentlig upphandling	National Board for Public Procurement
Nämnden för statens gruvegendom	State Mining Property Commission
Nämnden för statliga förnyelsefonder	National Fund for Administrative Development and Training for Government Employees
Nämnden för utställning av nutida svensk konst i utlandet	Swedish National Committee for Contemporary Art Exhibitions Abroad
Närings- och teknikutvecklingsverket	National Board for Industrial and Technical Development
O	
Ombudsmannen mot etnisk diskriminering och nämnden mot etnisk diskriminering	Office of the Ethnic Discrimination Ombudsman/Advisory Committee on Questions Concerning Ethnic Discrimination
P	
Patentbesvärsrätten	Court of Patent Appeals
Patent- och registreringsverket	Patents and Registration Office
Person- och adressregisternämnd, statens	Coordinated Population and Address Register
Polarforskningssekreteriatet	Swedish Polar Research Secretariat
Presstödsnämnden	Press Subsidies Council
Psykologisk-pedagogiska bibliotek, statens	National Library for Psychology and Education
R	
Radionämnden	Broadcasting Commission
Regeringskansliets förvaltningskontor	Central Services Office for the Ministries
Regeringsrätten	Supreme Administrative Court
Riksantikvarieämbetet och statens historiska museer	Central Board of National Antiquities and National Historical Museums

⁽¹⁾ Icke-krigsmateriel förtecknas i bilaga II.

▼M1

Riksarkivet	National Archives
Riksbanken	Bank of Sweden
Riksdagens förvaltningskontor	Administration Department of the Swedish Parliament
Riksdagens ombudsmän, JO	The Parliamentary Ombudsmen
Riksdagens revisorer	The Parliamentary Auditors
Riksförsäkringsverket	National Social Insurance Board
Riksgäldskontoret	National Debt Office
Rikspolisstyrelsen	National Police Board
Riksrevisionsverket	National Audit Bureau
Riksskatteverket	National Tax Board
Riksutställningar, Stiftelsen	Travelling Exhibitions Service
Riksåklagaren	Office of the Prosecutor-General
Rymdstyrelsen	National Space Board
Råd för byggnadsforskning, statens	Council for Building Research
Rådet för grundläggande högskoleutbildning	Council for Renewal of Undergraduate Education
Räddningsverk, statens	National Rescue Services Board
Rättshjälpsnämnden	Regional Legal-aid Commission
Rättsmedicinalverket	National Board of Forensic Medicine
S	
Sameskolstyrelsen och sameskolor	Sami (Lapp) School Board and Sami (Lapp) Schools
Sjöfartsverket	National Maritime Administration
Sjöhistoriska museer, statens	National Maritime Museums
Skattemyndigheterna (24)	Local Tax Offices (24)
Skogs- och jordbrukets forskningsråd	Swedish Council for Forestry and Agricultural Research
Skogsstyrelsen	National Board of Forestry
Skolverk, statens	National Agency for Education
Smittskyddsinstitutet	Swedish Institute for Infectious Disease Control
Socialstyrelsen	National Board of Health and Welfare
Socialvetenskapliga forskningsrådet	Swedish Council for Social Research
Sprängämnesinspektionen	National Inspectorate of Explosives and Flammables
Statistiska centralbyrån	Statistics Sweden
Statskontoret	Agency for Administrative Development
Stiftelsen WHO	Collaborating Centre on International Drug Monitoring
Strålskyddsinstitut, statens	National Institute of Radiation Protection
Styrelsen för internationell utveckling, SIDA	Swedish International Development Authority
Styrelsen för Internationellt Näringslivsbistånd, SWEDECORP	Swedish International Enterprise Development
Styrelsen för psykologiskt försvar ⁽¹⁾	National Board of Psychological Defence
Styrelsen för Sverige bilden	Image Sweden
Styrelsen för teknisk ackreditering	Swedish Board for Technical Accreditation
Styrelsen för u-landsforskning, SAREC	Swedish Agency for Research Cooperation with Developing Countries
Svenska institutet, stiftelsen	Swedish Institute

(¹) Icke-krigsmateriel förtecknas i bilaga II.

▼M1

T	
Talboks- och punktskriftsbiblioteket	Library of Talking Books and Braille Publications
Teknikvetenskapliga forskningsrådet	Swedish Research Council for Engineering Sciences
Tekniska museet, stiftelsen	National Museum of Science and Technology
Tingsrätterna (97)	District and City Courts (97)
Tjänsteförslagsnämnden för domstolsväsendet	Judges Nomination Proposal Committee
Transportforskningsberedningen	Transport Research Board
Transportrådet	Board of Transport
Tullverket	Swedish Board of Customs
U	
Ungdomsråd, statens	State Youth Council
Universitet och högskolor	Universities and University Colleges
Utlänningsnämnden	Aliens Appeals Board
Utsädeskontroll, statens	National Seed-testing and Certification Institute
V	
Vatten- och avloppsnämnd, statens	National Water Supply and Sewage Tribunal
Vattenöverdomstolen	Water Rights Court of Appeal
Verket för högskoleservice (VHS)	National Agency for Higher Education
Veterinärmedicinska anstalt, statens	National Veterinary Institute
Väg- och trafikinstitut, statens	Road and Traffic Research Institute
Värnpliktsverket ⁽¹⁾	Armed Forces' Enrolment Board
Växsortsnämnd, statens	National Plant Variety Board
Y	
Yrkesinspektionen	Labour Inspectorate
Å	
Åklagarmyndigheterna	Public Prosecution Authorities
Ö	
Överbefälhavaren	Supreme Commander of the Armed Forces
Överstyrelsen för civil beredskap	National Board of Civil Emergency Preparedness

⁽¹⁾ Icke-krigsmateriel förtecknas i bilaga II.



UNITED KINGDOM

Cabinet Office

- Chessington Computer Centre
- Civil Service College
- Recruitment and Assessment Service
- Civil Service Occupational Health Service
- Office of Public Services and Science
- Parliamentary Counsel Office
- The Government Centre on Information Systems (CCTA)

Central Office of Information

Charity Commission

Crown Prosecution Service

Crown Estate Commissioners (Vote Expenditure only)

Customs and Excise Department

Department for National Savings

Department for Education

- Higher Education Funding Council for England

Department of Employment

- Employment Appeals Tribunal
- Industrial Tribunals
- Office of Manpower Economics

Department of Health

- Central Council for Education and Training in Social Work
- Dental Practice Board
- English National Board for Nursing, Midwifery and Health Visitors
- National Health Service Authorities and Trust
- Prescriptions Pricing Authority
- Public Health Laboratory Service Board
- United Kingdom Central Council for Nursing, Midwifery and Health Visiting

Department of National Heritage

- British Library
- British Museum
- Historic Buildings and Monuments Commission for England (English Heritage)
- Imperial War Museum
- Museums and Galleries Commission
- National Gallery
- National Maritime Museum
- National Portrait Gallery
- Natural History Museum
- Royal Commission on Historical Manuscripts
- Royal Commission on Historical Monuments of England
- Royal Fine Arts Commission (England)
- Science Museum
- Tate Gallery
- Victoria and Albert Museum
- Wallace Collection

Department of Social Security

- Medical Boards and Examining Medical Officers (War Pensions)
- Regional Medical Service
- Independent Tribunal Service
- Disability Living Allowance Advisory Board
- Occupational Pensions Board
- Social Security Advisory Committee

Department of the Environment

- Building Research Establishment Agency
- Commons Commissioners

▼MI

Countryside Commission
 Valuation Tribunal
 Rent Assessment Panels
 Royal Commission on Environmental Pollution
 The Buying Agency
 Department of the Procurator General and Treasury Solicitor
 Legal Secretariat to the Law Officers
 Department of Trade and Industry
 Laboratory of the Government Chemist
 National Engineering Laboratory
 National Physical Laboratory
 National Weights and Measures Laboratory
 Domestic Coal Consumers' Council
 Electricity Committees
 Gas Consumers' Council
 Central Transport Consultative Committees
 Monopolies and Mergers Commission
 Patent Office
 Department of Transport
 Coastguard Services
 Transport and Road Research Laboratory
 Export Credits Guarantee Department
 Foreign and Commonwealth Office
 Wilton Park Conference Centre
 Government Actuary's Department
 Government Communications Headquarters
 Home Office
 Boundary Commissions for England
 Gaming Board for Great Britain
 Inspectors of Constabulary
 Parole Board and Local Review Committees
 House of Commons
 House of Lords
 Inland Revenue, Board of
 Intervention Board for Agricultural Produce
 Lord Chancellor's Department
 Combined Tax Tribunal
 Council on Tribunals
 Immigration Appellate Authorities
 Immigration Adjudicators
 Immigration Appeals Tribunal
 Lands Tribunal
 Law Commission
 Legal Aid Fund (England and Wales)
 Pensions Appeals Tribunals
 Public Trust Office
 Office of the Social Security Commissioners
 Supreme Court Group (England and Wales)
 Court of Appeal: Criminal
 Circuit Offices and Crown, County and Combined Courts (England and Wales)
 Transport Tribunal
 Ministry of Agriculture, Fisheries and Food
 Agricultural Development and Advisory Service
 Agricultural Dwelling House Advisory Committees
 Agricultural Land Tribunals
 Agricultural Wages Board and Committees

▼MI

Cattle Breeding Centre
 Plant Variety Rights Office
 Royal Botanic Gardens, Kew
 Ministry of Defence ⁽¹⁾
 Meteorological Office
 Procurement Executive
 National Audit Office
 National Investment and Loans Office
 Northern Ireland Court Service
 Coroners Courts
 County Courts
 Court of Appeal and High Court of Justice in Northern Ireland
 Crown Court
 Enforcement of Judgments Office
 Legal Aid Fund
 Magistrates Court
 Pensions Appeals Tribunals
 Northern Ireland, Department of Agriculture
 Northern Ireland, Department for Economic Development
 Northern Ireland, Department of Education
 Northern Ireland, Department of the Environment
 Northern Ireland, Department of Finance and Personnel
 Northern Ireland, Department of Health and Social Services
 Northern Ireland Office
 Crown Solicitor's Office
 Department of the Director of Public Prosecutions for Northern Ireland
 Northern Ireland Forensic Science Laboratory
 Office of Chief Electoral Officer for Northern Ireland
 Police Authority for Northern Ireland
 Probation Board for Northern Ireland
 State Pathologist Service
 Office of Fair Trading
 Office of Population Censuses and Surveys
 National Health Service Central Register
 Office of the Parliamentary Commissioner for Administration and Health
 Service Commissioners
 Ordnance Survey
 Overseas Development Administration
 Natural Resources Institute
 Paymaster General's Office
 Postal Business of the Post Office
 Privy Council Office
 Public Record Office
 Registry of Friendly Societies
 Royal Commission on Historical Manuscripts
 Royal Hospital, Chelsea
 Royal Mint
 Scotland, Crown Office and Procurator Fiscal Service
 Scotland, Registers of Scotland
 Scotland, General Register Office
 Scotland, Lord Advocate's Department
 Scotland, Queen's and Lord Treasurer's Remembrancer
 Scottish Courts Administration
 Accountant of Court's Office
 Court of Justiciary

⁽¹⁾ Non-warlike materials provided for in Annex II.

▼M1

Court of Session
Lands Tribunal for Scotland
Pensions Appeal Tribunals
Scottish Land Court
Scottish Law Commission
Sheriff Courts
Social Security Commissioners' Office
The Scottish Office Central Services
The Scottish Office Agriculture and Fisheries Department
Crofters Commission
Red Deer Commission
Royal Botanic Garden, Edinburgh
The Scottish Office Industry Department
The Scottish Office Education Department
National Galleries of Scotland
National Library of Scotland
National Museums of Scotland
Scottish Higher Education Funding Council
The Scottish Office Environment Department
Rent Assessment Panel and Committees
Royal Commission on the Ancient and Historical Monuments of Scotland
Royal Fine Art Commission for Scotland
The Scottish Office Home and Health Departments
HM Inspectorate of Constabulary
Local Health Councils
National Board for Nursing, Midwifery and Health Visiting for Scotland
Parole Board for Scotland and Local Review Committees
Scottish Council for Postgraduate Medical Education
Scottish Crime Squad
Scottish Criminal Record Office
Scottish Fire Service Training School
Scottish National Health Service Authorities and Trusts
Scottish Police College
Scottish Record Office
HM Stationery Office (HMSO)
HM Treasury
Forward
Welsh Office
Royal Commission of Ancient and Historical Monuments in Wales
Welsh National Board for Nursing, Midwifery and Health Visiting
Local Government Boundary Commission for Wales
Valuation Tribunals (Wales)
Welsh Higher Education Finding Council
Welsh National Health Service Authorities and Trusts
Welsh Rent Assessment Panels.



ANNEX II

**LIST OF PRODUCTS REFERRED TO IN ARTICLE 5 CONCERNING THE
AWARD OF CONTRACTS BY CONTRACTING AUTHORITIES IN THE FIELD
OF DEFENCE**

- Chapter 25: Salt; sulphur; earths and stone; plastering materials, lime and cement
- Chapter 26: Metallic ores, slag and ash
- Chapter 27: Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes
except:
ex 2710: special engine fuels
- Chapter 28: Inorganic chemicals; organic and inorganic compounds of precious metals, of rare-earth metals, of radioactive elements and of isotopes
except:
ex 2809: explosives
ex 2813: explosives
ex 2814: tear gas
ex 2828: explosives
ex 2832: explosives
ex 2839: explosives
ex 2850: toxic products
ex 2851: toxic products
ex 2854: explosives
- Chapter 29: Organic chemicals
except:
ex 2903: explosives
ex 2904: explosives
ex 2907: explosives
ex 2908: explosives
ex 2911: explosives
ex 2912: explosives
ex 2913: toxic products
ex 2914: toxic products
ex 2915: toxic products
ex 2921: toxic products
ex 2922: toxic products
ex 2923: toxic products
ex 2926: explosives
ex 2927: toxic products
ex 2929: explosives
- Chapter 30: Pharmaceutical products
- Chapter 31: Fertilizers
- Chapter 32: Tanning and dyeing extracts; tannings and their derivatives; dyes, colours, paints and varnishes; putty, fillers and stoppings; inks
- Chapter 33: Essential oils and resinoids; perfumery, cosmetic or toilet preparations
- Chapter 34: Soap, organic surface-active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing and scouring preparations, candles and similar articles, modelling pastes and 'dental waxes'
- Chapter 35: Albuminoidal substances; glues; enzymes
- Chapter 37: Photographic and cinematographic goods
- Chapter 38: Miscellaneous chemical products
except:
ex 3819: toxic products
- Chapter 39: Artificial resins and plastic materials, celluloses esters and ethers; articles thereof

▼B

- except:*
ex 3903: explosives
- Chapter 40: Rubber, synthetic rubber, factice, and articles thereof
except:
ex 4011: bullet-proof tyres
- Chapter 41: Raw hides and skins (other than furskins) and leather
- Chapter 42: Articles of leather; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk-worm gut)
- Chapter 43: Furskins and artificial fur; manufactures thereof
- Chapter 44: Wood and articles of wood; wood charcoal
- Chapter 45: Cork and articles of cork
- Chapter 46: Manufactures of straw of esparto and of other plaiting materials; basketware and wickerwork
- Chapter 47: Paper-making material
- Chapter 48: Paper and paperboard; articles of paper pulp, of paper or of paperboard
- Chapter 49: Printed books, newspapers, pictures and other products of the printing industry; manuscripts, typescripts and plans
- Chapter 65: Headgear and parts thereof
- Chapter 66: Umbrellas, sunshades, walking-sticks, whips, riding-crops and parts thereof
- Chapter 67: Prepared feathers and down and articles made of feathers or of down; artificial flowers; articles of human hair
- Chapter 68: Articles of stone, of plaster, of cement, of asbestos, of mica and of similar materials
- Chapter 69: Ceramic products
- Chapter 70: Glass and glassware
- Chapter 71: Pearls, precious and semi-precious stones, precious metals, rolled precious metals, and articles thereof; imitation jewellery
- Chapter 73: Iron and steel and articles thereof
- Chapter 74: Copper and articles thereof
- Chapter 75: Nickel and articles thereof
- Chapter 76: Aluminium and articles thereof
- Chapter 77: Magnesium and beryllium and articles thereof
- Chapter 78: Lead and articles thereof
- Chapter 79: Zinc and articles thereof
- Chapter 80: Tin and articles thereof
- Chapter 81: Other base metals employed in metallurgy and articles thereof
- Chapter 82: Tools, implements, cutlery, spoons and forks, of base metal; parts thereof
except:
ex 8205: tools
ex 8207: tools, parts
- Chapter 83: Miscellaneous articles of base metal
- Chapter 84: Boilers, machinery and mechanical appliances; parts thereof
except:
ex 8406: engines
ex 8408: other engines
ex 8445: machinery

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- ex 8453: automatic data-processing machines
 ex 8455: parts of machines under heading No 84.53
 ex 8459: nuclear reactors
- Chapter 85: Electrical machinery and equipment; parts thereof
except:
 ex 8513: telecommunication equipment
 ex 8515: transmission apparatus
- Chapter 86: Railway and tramway locomotives, rolling-stock and parts thereof; railway and tramway tracks fixtures and fittings; traffic signalling equipment of all kinds (not electrically powered)
except:
 ex 8602: armoured locomotives, electric
 ex 8603: other armoured locomotives
 ex 8605: armoured wagons
 ex 8606: repair wagons
 ex 8607: wagons
- Chapter 87: Vehicles, other than railway or tramway rolling-stock, and parts thereof
except:
 8708: tanks and other armoured vehicles
 ex 8701: tractors
 ex 8702: military vehicles
 ex 8703: breakdown lorries
 ex 8709: motorcycles
 ex 8714: trailers
- Chapter 89: Ships, boats and floating structures
except:
 8901 A: warships
- Chapter 90: Optical, photographic, cinematographic, measuring, checking, precision, medical and surgical instruments and apparatus; parts thereof
except:
 ex 9005: binoculars
 ex 9013: miscellaneous instruments, lasers
 ex 9014: telemeters
 ex 9028: electrical and electronic measuring instruments
 ex 9011: microscopes
 ex 9017: medical instruments
 ex 9018: mechano-therapy appliances
 ex 9019: orthopaedic appliances
 ex 9020: X-ray apparatus
- Chapter 91: Clocks and watches and parts thereof
- Chapter 92: Musical instruments; sound recorders or reproducers; television image and sound recorders or reproducers; parts and accessories of such articles
- Chapter 94:: Furniture and parts thereof; bedding, mattresses, mattress supports, cushions and similar stuffed furnishings
except:
 ex 9401 A: aircraft seats
- Chapter 95: Articles and manufactures of carving or moulding material
- Chapter 96: Brooms, brushes, powder-puffs and sieves
- Chapter 98: Miscellaneous manufactured articles

*ANNEX III***DEFINITION OF CERTAIN TECHNICAL SPECIFICATIONS**

For the purposes of this Directive the following terms shall be defined as follows:

1. Technical specifications: the totality of the technical prescriptions contained in particular in the tender documents, defining the characteristics required of a material, product or supply, which permits a material, a product or a supply to be described in a manner such that it fulfils the use for which it is intended by the contracting authority. These technical prescriptions shall include levels of quality, performance, safety or dimensions, including the requirements applicable to the material, the product or the supply as regards quality assurance, terminology, symbols, testing and test methods, packaging, marking or labelling.
2. Standard: a technical specification approved by a recognized standardizing body for repeated and continuous application, compliance with which is in principle not compulsory.
3. European standard: a standard approved by the European Committee for standardization (CEN) or by the European Committee for Electrotechnical Standardization (Cenelec) as 'European standard (EN)' or 'Harmonization documents (HD)' according to the common rules of these organizations.
4. European technical approval: a favorable technical assessment of the fitness for use of a product, based on fulfilment of the essential requirements for building works, by means of the inherent characteristics of the product and the defined conditions of application and use. The European agreement shall be issued by an approval body designated for this purpose by the Member State.
5. Common technical specification: a technical specification laid down in accordance with a procedure recognized by the Member States to ensure uniform application in all Member States which has been published in the *Official Journal of the European Communities*.



ANNEX IV

MODEL NOTICES OF SUPPLY CONTRACTS

A. PRIOR INFORMATION

1. The name, address, telegraphic address, telephone, telex and fax numbers of the contracting authority, and if different, of the service from which additional information may be obtained.
2. The nature and quantity or value of the products to be supplied. Classification of products by activity (CPA) reference number.
3. Estimated date for initiating the award procedures in respect of the contract or contracts (if known).
4. Other information.
5. Date of dispatch of the notice.
6. Date of receipt of the notice by the Office for Official Publications of the European Communities.
7. Indication whether the procurement is covered by the Agreement.

B. OPEN PROCEDURES

1. The name, address, telegraphic address, telephone, telex and fax numbers of the contracting authority.
2.
 - (a) The award procedure chosen.
 - (b) Form of the contract for which tenders are being requested.
3.
 - (a) Place of delivery.
 - (b) The nature of the goods to be supplied, including whether tenders are requested for purchase, lease, rental or hire purchase or a combination of these. CPA reference number.
 - (c) Quantity of the goods to be supplied, including any options for further procurement and, if known, an estimate of the timing when such options may be exercised. In the case of regular or of recurring contracts, also, if known, an estimate of the timing of the subsequent calls for tender for the supplies to be procured.
 - (d) Indication of whether the supplier can tender for a part of the goods required.
4. Time limit for completion of supplies or duration of the supplies contract and, as far as possible, time limit for starting or delivering supplies.
5.
 - (a) Name and address of the service from which the contract documents and additional documents may be requested.
 - (b) Where applicable, the final date for making such requests.
 - (c) Where applicable, the amount and terms of payment of the sum to be paid to obtain such documents.
6.
 - (a) The final date for receipt of tenders.
 - (b) The address to which they must be sent.
 - (c) The language(s) in which they must be drawn up.
7.
 - (a) The persons authorized to be present at the opening of tenders.
 - (b) The date, hour and place of such opening.
8. Where applicable, any deposits and guarantees required.
9. The main terms concerning financing and payment and/or references to the relevant provisions.
10. Where applicable, the legal form to be taken by the grouping of suppliers to whom the contract is awarded.
11. Information concerning the supplier's own position, and information and formalities necessary for an appraisal of the minimum economic and technical standards required of the supplier.
12. Period during which the tenderer is bound to keep open his tender.
13. The criteria for the award of the contract. Criteria other than that of the lowest price shall be mentioned if they do not appear in the contract documents.

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14. Where applicable, prohibition on variants.
15. Other information.
16. Date(s) of publication of the prior information notice in the *Official Journal of the European Communities* or references to its non-publication.
17. Date of dispatch of the notice.
18. Date of receipt of the notice by the Office for Official Publications of the European Communities.
19. Indication whether the procurement is covered by the Agreement.

C. RESTRICTED PROCEDURES

1. The name, address, telegraphic address, telephone, telex and fax numbers of the contracting authority.
2.
 - (a) The award procedure chosen.
 - (b) Where applicable, a justification for use of the accelerated procedure.
 - (c) Form of the contract for which tenders are being requested.
3.
 - (a) Place of delivery.
 - (b) The nature of the goods to be supplied, including whether tenders are requested for purchase, lease, rental or hire purchase or a combination of these. CPA reference number.
 - (c) The quantity of the goods to be supplied, including any options for further procurement and, if known, an estimate of the timing when such options may be exercised. In the case of regular or of recurring contracts, also, if known, an estimate of the subsequent calls for tender for the supplies to be procured.
 - (d) Indication of whether the supplier can tender for a part of the goods required.
4. Time limit for completion of supplies or duration of the supplies contract and, as far as possible, time limit for starting or delivering supplies.
5. Where applicable, the legal form to be assumed by the grouping of suppliers to whom the contract is awarded.
6.
 - (a) The final date for the receipt of requests to participate.
 - (b) The address to which they must be sent.
 - (c) The language(s) in which they must be drawn up.
7. The final date for the dispatch of invitations to tender.
8. Where applicable, any deposits and guarantees required.
9. Information concerning the supplier's personal position, and the information and formalities necessary for an appraisal of the minimum economic and technical standards required of him.
10. The criteria for the award of the contract where they are not mentioned in the invitation to tender.
11. Envisaged number or range of suppliers which will be invited to tender.
12. Where applicable, prohibition on variants.
13. Other information.
14. Date(s) of publication of the prior information notice in the *Official Journal of the European Communities* or references to its non-publication.
15. Date of dispatch of the notice.
16. Date of receipt of the notice by the Office for Official Publications of the European Communities.
17. Indication whether the procurement is covered by the Agreement.

D. NEGOTIATED PROCEDURES

1. The name, address, telegraphic address, telephone, telex and fax numbers of the contracting authority.
2.
 - (a) The award procedure chosen.
 - (b) Where applicable, justification for use of the accelerated procedure.

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- (c) Where applicable, form of contract for which tenders are invited.
- 3. (a) Place of delivery.
- (b) The nature of the goods to be supplied, including whether tenders are requested for rental, purchase, lease or hire purchase or a combination of these. CPA reference number.
- (c) The quantity of the goods to be supplied, including any options for further procurement and, if known, an estimate of the timing when such options may be exercised. In the case of regular or of recurring contracts, also, if known, an estimate of the subsequent calls for tender for the supplies to be procured.
- (d) Indication of whether the suppliers can tender for a part of the goods required.
- 4. Time limit for completion of supplies or duration of the contract and, as far as possible, time limit for starting or delivering supplies.
- 5. Where applicable, the legal form to be assumed by a grouping of suppliers to whom the contract is awarded.
- 6. (a) The final date for the receipt of requests to participate.
- (b) The address to which they must be sent.
- (c) The language(s) in which they must be drawn up.
- 7. Where applicable, any deposits and guarantees required.
- 8. Information concerning the supplier's personal position, and the information and formalities necessary for an appraisal of the minimum economic and technical standards required of him.
- 9. Envisaged number or range of suppliers which will be invited to tender.
- 10. Where applicable, prohibition on variants.
- 11. Where applicable, the names and addresses of suppliers already selected by the contracting authority.
- 12. Where applicable, date(s) of previous publications in the *Official Journal of the European Communities*.
- 13. Other information.
- 14. Date of dispatch of the notice.
- 15. Date of receipt of the notice by the Office for Official Publications of the European Communities.
- 16. Indication whether the procurement is covered by the Agreement.

E. CONTRACT AWARDS

- 1. Name and address of the contracting authority.
- 2. Award procedure chosen. In the case of the negotiated procedure, without publication of a tender notice, justification (Article 6 (3)).
- 3. Date of award of the contract.
- 4. Criteria for award of the contract.
- 5. Number of tenders received.
- 6. Name and address of supplier(s).
- 7. The nature and quantity of goods supplied, where applicable, by supplier. CPA reference number.
- 8. Price or range of prices (minimum/maximum) paid.
- 9. Value of winning award(s) or the highest and lowest offer taken into account in the award of the contract.
- 10. Where appropriate, value and proportion of contract likely to be subcontracted to third parties.
- 11. Other information.
- 12. Date of publication of the tender notice in the *Official Journal of the European Communities*.
- 13. Date of dispatch of the notice.
- 14. Date of receipt of the notice by the Office for Official Publications of the European Communities.



ANNEX V

DEADLINES FOR APPLICATION OF TRANSPOSITION MEASURES

Directive 77/62/EEC ⁽¹⁾	amended by Directives				amended by Acts of Accession	
	80/767/EEC ⁽²⁾	88/295/EEC ⁽³⁾	90/531/EEC ⁽⁴⁾	92/50/EEC ⁽⁵⁾	GR ⁽⁶⁾	ES/PO ⁽⁷⁾
Article 1 (a)		amended				
Article 1 (b) and (c)						
Article 1 (d) to (f)		amended				
Article 2 (1)		deleted				
Article 2 (2)		amended	amended			
Article 2 (3)						
Article 2a		inserted				
Article 3						
Article 4		deleted				
Article 5		amended				
Article 5 (1) (c)				amended		
Article 6		amended				
Article 7		amended				
Article 8						
Article 9		amended				
Article 10 (1)		amended				
Article 10 (2) to (4)						
Article 11 (1) to (3)		amended				
Article 11 (4) to (6)						
Article 12 (1)		amended				
Article 12 (2) to (3)						
Article 13		deleted				
Article 14		deleted				
Article 15		deleted				
Article 16						
Article 17						
Article 18						
Article 19 (1)		amended				
Article 19 (2)						
Article 20						
Article 21 (1)						
Article 21 (2)		amended				
Article 22						
Article 23						
Article 24						
Article 25						
Article 26		amended				
Article 27						
Article 28						
Article 29		amended				
Article 30						
Article 31						
Article 32						
Annex I		amended			amended	amended
Annex II		amended				

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Directive 77/62/EEC ⁽¹⁾	amended by Directives				amended by Acts of Accession	
	80/767/EEC ⁽²⁾	88/295/EEC ⁽³⁾	90/531/EEC ⁽⁴⁾	92/50/EEC ⁽⁵⁾	GR ⁽⁶⁾	ES/PO ⁽⁷⁾
Annex III		amended				
	Article 1					
	Article 2	deleted				
	Article 3	deleted				
	Article 4	deleted				
	Article 5	deleted				
	Article 6	deleted				
	Article 7					
	Article 8					
	Article 9					
	Article 10					
	Article 11					
	Annex I					
	Annex II					

⁽¹⁾ EC-9: 24. 6. 1978
GR: 1. 1. 1983
ES, PO: 1. 1. 1986

⁽²⁾ EC-9: 1. 1. 1981
GR: 1. 1. 1983
ES, PO: 1. 1. 1986

⁽³⁾ EG-9: 1. 1. 1989
GR, ES, PO: 1. 3. 1992

⁽⁴⁾ EC-9: 1. 1. 1983
ES: 1. 1. 1996
GR, PO: 1. 1. 1998

⁽⁵⁾ EC-12: 1. 7. 1993

⁽⁶⁾ EC-10: 1. 1. 1983

⁽⁷⁾ EC-12: 1. 1. 1986



ANNEX VI

CORRELATION TABLE

This directive	77/62/EEC	80/767/EEC	88/295/EEC	90/531/EEC	92/50/EEC
Article 1	Article 1				
Article 2 (1)	Article 2 (2)			Article 35 (1)	
Article 2 (2)	Article 2 (3)				
Article 3	Article 2a				
Article 4	Article 3				
Article 5 (1) (a) and (b)	Article 5 (1) (a) and (b)				
Article 5 (1) (c) first sub-paragraph	Article 5 (1) (c)				Article 42 (1)
Article 5 (1) (c) second sub-paragraph	Article 5 (1) (d)				
Article 5 (1) (d)	—				
Article 5 (2—6)	Article 5 (2—6)				
Article 6 (1)	Article 6 (1)				
—	Article 6 (2)				
Article 6 (2)	Article 6 (3)				
Article 6 (3) (a) — (e)	Article 6 (4) (a) — (e)				
Article 6 (4)	Article 6 (5)				
Article 7 (1—2)	(—)				
Article 7 (3)	Article 6 (6)				
Article 8 (1—4)	Article 7 (1—4)				
Article 8 (5) (a) and (b)	(—)				
Article 8 (5) (c)	Article 7 (5) (a) — (c)				
Article 8 (6)	Article 7 (6)				
Article 9 (1) first sub-paragraph	Article 9 (1) first sub-paragraph				
(—)	Article 9 (1) second sub-paragraph				
Article 9 (1) second sub-paragraph	—				
Article 9 (2) and (3)	Article 9 (2) and (3)				
Article 9 (4)	Article 9 (5)				
Article 9 (5)	Article 9 (4)				
Article 9 (6) and (7)	Article 9 (6) first sub-paragraph				
Article 9 (8)	Article 9 (6) second sub-paragraph				
Article 9 (9)	Article 9 (7)				
Article 9 (10)	Article 9 (8)				
Article 9 (11)	Article 9 (9)				
Article 10	Article 10				
Article 11 (1)	Article 11 (1)				
Article 11 (2)	Article 11 (2)				
Article 11 (2) (a) — (e)	(—)				
Article 11 (3)	Article 11 (3)				

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This directive	77/62/EEC	80/767/EEC	88/295/EEC	90/531/EEC	92/50/EEC
Article 11 (4)	Article 11 (5)				
Article 11 (5)	Article 11 (4)				
Article 11 (6)	Article 11 (6)				
Article 12	Article 12				
Article 13	Article 16				
Article 14	(—)				
Article 15	Article 17				
Article 16 (1)	Article 8				
Article 16 (2)	(—)				
Article 17	(—)				
Article 18	Article 18				
Article 19 (1)	Article 19 (1)				
Article 19 (2) and (3)	(—)				
Article 19 (4)	Article 19 (2)				
Article 20	Article 20				
Article 21 (1) and (2)	Article 21				
Article 22	Article 22				
Article 23	Article 23				
Article 24	Article 24				
Article 25	(—)				
Article 26 (1) and (2)	Article 25 (1) and (2)				
(—)	Article 25 (3) and (4)				
Article 27	Article 25 (5) to (7)				
—	Article 26				
—	Article 27				
Article 28		Article 1 (1) and 7			
Article 29 (1) and (2)		Article 8 (1) and (2)			
Article 29 (3)		Article 1 (2)			
Article 30	Article 28				
Article 31	Article 29				
Article 32	(—)				
Article 33	Article 30 and 31	Article 9 and 10	Article 20 and 21		
Article 34	(—)				
Article 35	(—)				
(—)	Annex I				
Annex I		Annex I			
Annex II		Annex II			
Annex III point 1	Annex II point 1				
point 2	point 2				
point 3	point 3				
point 4	—				
point 5	point 4				

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This directive	77/62/EEC	80/767/EEC	88/295/EEC	90/531/EEC	92/50/EEC
Annex IV point A	Annex III point D				
point B	point A				
point C	point B				
point D	point C				
point E	point E				
Annex V	(—)				
Annex VI	(—)				