Transparent Public Procurement Rating

Czech Republic

Public Procurement Legislation Assessment

The Assessment of the Public Procurement Legislation of the Czech Republic was prepared by Oživení in 2018.

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The opinions expressed in this draft document belong to the Institute for Development of Freedom of Information (IDFI) and its partner organizations, and do not reflect the positions of Open Society Institute Budapest Foundation (OSI). Therefore, this organization is not responsible for the content of this report.

2016 - 2020
Introduction

The TPPR Methodology is envisioned to be a universal methodology for assessing public procurement legislations (PPLs) with the ultimate goal of identifying the strengths and weaknesses of legal frameworks and their enforcement around the globe.

Structure and Logic

The Methodology is composed of 64 indicators, each of which holds a similar degree of importance. A number of these indicators are further broken down into scoring components.

The Methodology covers all the major components of any public procurement system, from the nature of the legislation to the complaint review process, with focus on the transparency of public procurement systems.

The selection of indicators for the Methodology was largely based on international best practice, international standards and aspects of other existing methodologies in the sphere of public procurement, such as:

- EBRD Methodology and Standard
- GPA Standard (WTO)
- OECD Methodology and Principles
- EU Standard (Directive 2014/24/EU)
- Open Contracting Data Standard (OCDS)

Several indicators have been directly taken from one of the sources listed above as examples of best international practice. All of these indicators have been properly referenced.

During the indicator selection and elaboration process, an effort was made to ensure that the Methodology can be used to assess many different kinds of public procurement systems, but at the same time set high standards.
The indicators are separated into 5 groups (benchmark indicators) that represent the key characteristics (values) of a well-functioning, transparent and accountable public procurement system:

1. **Uniformity of the Legislative Framework** – 14 indicators
2. **Efficiency** – 10 indicators
3. **Transparency** – 18 indicators
4. **Accountability and Integrity** – 7 indicators
5. **Competitiveness and Impartiality** – 10 indicators

The methodology also includes 5 indicators that are used to assess legal components *that are not directly part* of the public procurement legislation but are crucial in terms of creating a transparent environment necessary for a proper functioning of any public procurement system. These indicators are grouped separately under ‘Transparency Environment’.

Indicators are also arranged according to the procurement process:

1. **Pre-tendering Phase** – procurement processes leading up to the publication of a notice of intended procurement.
2. **Tendering Phase** – procurement processes between publication of a notice of intended procurement and selection of a tender winner.
3. **Post-tendering Phase** – procurement processes after the selection of a tender winner.

These two arrangements allow for both process and value-based assessments of public procurement legislations.

**Limitations**

Public procurement systems vary significantly by country. The TPPR Methodology is intended to be applicable on a global scale, meaning that the indicators cannot be too specific and cannot cover all the possible variations and exceptions.
For the same reason, the TPPR Methodology can only be used to assess public procurement legislations on the national level, and it does not include indicators for any industry specific rules.

**About the Project**

The Methodology has been developed within the framework of the project *Transparent Public Procurement Rating (TPPR) – Assessing Public Procurement Legislation and the Enforcement Process in the Eurasian Region.*

The project was funded by Open Society Institute Budapest Foundation (OSI) and has been implemented by a Georgia-based civil society organization *Institute for Development of Freedom of Information (IDFI)* together with 5 partner organizations from each country in the Eurasian region covered by the project:

- Armenia – *Freedom of Information Center of Armenia*
- Azerbaijan – *Transparency International (TI)*
- Belarus – *BIPART*
- Moldova – *Expert-Grup*
- Ukraine – *Transparency International (TI)*

In its initial stage, the TPPR project only covers the Eastern Partnership (EaP) Region; however, it plans to scale the methodology up to larger regions in the future.

**Scoring System**

Each indicator included in the TPPR Methodology is granted equal weight and receives a maximum of 1 point. With a total of 64 indicators, public procurement legislations are rated on the scale of 0 to 64 (converted to percentages for easier understanding and visualization).
Indicators that are further broken down into scoring components are nevertheless worth 1 point. Each scoring component is evaluated separately.

The Methodology uses two ways to distribute points among scoring components of an indicator:

1. ‘Scoring method’ is used when scoring components of an indicator overlap (meaning they do not add up as points) or have an unequal distribution of points.
2. ‘Point distribution’ is used when each scoring component of an indicator is given an equal share of the overall point granted to that indicator.

This scoring system and the structure of the Methodology allow for the results to be presented in three ways:

1. **Country Overall Results and Rating** – country overall results on the scale of 0-64 are converted into and presented using percentages (0-100%). Countries are then ranked by their overall results.
2. **Results by Benchmark Indicators** – results for benchmark indicators are presented only through percentages, since benchmark indicators include an unequal number of indicators (and, therefore, unequal number of maximum points).
3. **Results by Procurement Process** – results for different phases of the procurement process are presented only through percentages, due to unequal number of indicators included in each phase.

Countries are also ranked and compared by their results for each benchmark indicator.

**Visualization**

Visualizing the results of the assessment is crucial to the goal of the methodology. For this purpose, the overall points received by each country shall be shown graphically using the scale of 0-100%, divided into 4 quarters of a specific color:

- Low compliance with TPPR Standards – 0% to 25% (red)
- Average compliance with TPPR Standards – 26% to 50% (orange)
- Good compliance with TPPR Standards – 51% to 75% (yellow)
- Excellent compliance with TPPR Standards – 76% to 100% (green)
Visualizations will also include spider graphs depicting country results by benchmark indicators and the procurement process, and multi-colored bar graphs for comparing country results in these categories.

**Terminology**

This methodology uses universally accepted procurement terminology as well as a few terms of its own design, in order to make key distinctions easier.

**Acceptance act** – A document signed by parties through which they agree on the terms by which a bargain is concluded.

**Bid** – Price offered by a tender participant during the bidding procedure.

**Bid Security** – A refundable amount of money paid by tender candidates validating their participation in a tender.

**Coordination** – Providing assistance to economic operators and procuring entities to engage in procuring activities.

**Day** – In the context of this methodology a day implies a calendar day.

**Economic Operator** – business or other organization which supplies goods, works or services.

**Legal entity of public law (LEPL) (Public Legal Entity)** – Organization created by the government or a government body, but separated from state management, and performing public authority independent of state control.

**Machine-readable** – A data format that can be processed (i.e. extract, transform and process) by a computer.

**Monitoring** – Data collection and analysis.

**State non-commercial legal entity** – A body governed by public law, having legal personality, not having an industrial or commercial character, and funded or managed, for the most part, by state entities.

**Non-competitive procedure (direct procurement)** – A type of public procurement procedure that does not involve prior publication of a notice of intended procurement.

**Notice of intended procurement** – A call for participation in an open tender issued by procuring entities.

**Open tender** – A type of tender, in which any economic operator can request participation.

**Post-tendering phase** – procurement processes after the selection of a tender winner.

**Pre-tendering phase** – procurement processes leading up to the publication of a notice of intended procurement.

**Procurement regulatory body** – a state body responsible for managing the public procurement system without necessarily incorporating lawmaking and law enforcement functions.
**Procuring entity** – A state budget and local government entity (including their respective LEPLs and state owned companies).

**Public procurement annual plan** – A document issued by procuring entities that contains information about all procurements planned within a fiscal year.

**Tender** – A type of public procurement procedure that involves bidding.

**Tender application** – An economic operator’s official request to participate in a tender that includes all the documents requested by the procuring entity.

**Tender candidate** – An economic operator willing to participate in a tender.

**Tender commission** – A group of persons within a procuring entity responsible for conducting procurement (this function can also be performed by a single person).

**Tender documentation** – A collection of documents containing full information about the procurement, such as its subject-matter, technical requirements/specification, eligibility and evaluation criteria, draft contract conditions etc.

**Tender participant** – An economic operator that has been allowed to participate in a tender.

**Tendering phase** – Procurement processes between publication of a notice of intended procurement and selection of a tender winner.
## TPPR Methodology Indicators

### Transparency Environment

<table>
<thead>
<tr>
<th>#</th>
<th>Indicator</th>
<th>Score</th>
<th>Relevant Article, Law and excerpt (if applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Business registry is publicly available. – [ 1 point ]</td>
<td>1</td>
<td>The law no. 304/2013 Sb. on public registers of legal and natural persons</td>
</tr>
<tr>
<td>2.</td>
<td>Budgets of all public procuring entities are publicly available. – [ 1 point ]</td>
<td>1</td>
<td>The law no. 250/2000 Sb. on Budgetary Rules of Territorial Budgets (for municipalities) and the law no. 218/2000 Sb. on budgetary rules (for state administration)</td>
</tr>
<tr>
<td>3.</td>
<td>Public officials are required by law to file asset declarations. – [ 1 point ]</td>
<td>1</td>
<td>The law no. 159/2006 Sb. on conflict of interest</td>
</tr>
<tr>
<td>4.</td>
<td>The country has adopted legal provisions ensuring the right to request public information. – [ 1 point ]</td>
<td>1</td>
<td>The law no. 106/1999 Sb. on free access to information</td>
</tr>
<tr>
<td>5.</td>
<td>Legislation includes provisions regulating whistleblower protection. – [ 1 point ]</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>
## Indicators by Procurement Process

### General Characteristics of the Procurement System

<table>
<thead>
<tr>
<th>#</th>
<th>Indicator</th>
<th>Score</th>
<th>Relevant Article, Law and excerpt (if applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Public Procurement Legislation (PPL), which may include primary and secondary legislation, lays out the basic principles and general framework of the procurement process, makes it operational and indicates how the law must be applied to specific circumstances. – [ 1 point ]</td>
<td>1</td>
<td>The law no 134/2016 Sb on public procurement</td>
</tr>
<tr>
<td></td>
<td><strong>Uniformity of the Legislative Framework</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Electronic, machine-readable, free of charge – [ 1 ]</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>• Electronic, machine-readable, not free of charge – [ 0.75 ]</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Electronic, non-machine-readable – [ 0.5 ]</td>
<td></td>
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<tr>
<td></td>
<td>• Only on paper – [ 0.25 ]</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
3. PPL applies to all state budget and local government entities (including their respective Legal Entities of Public Law (LEPLs), state owned companies and non-commercial legal entities) and all exempted entities are clearly indicated. – [ 1 point ]

**Point Distribution**

- a) All state budget entities – [ 0.2 ]
- b) Local government entities – [ 0.2 ]
- c) Legal Entities of Public Law (LEPL) – [ 0.2 ]
- d) State owned companies – [ 0.2 ]
- e) State non-commercial legal entities – [ 0.2 ]

**Uniformity of the Legislative Framework**

Overall: 1 Components:
- a) 0.2
- b) 0.2
- c) 0.2
- d) 0.2
- e) 0.2

4. The scope of coverage of PPL includes all sectors of the economy where competition is possible and exemptions are clearly listed in the PPL. – [ 1 point ]

**Point Distribution**

- a) The scope of coverage of PPL includes all sectors of the economy where competition is possible. – [ 0.5 ]
- b) PPL clearly lists or refers to all exemptions. – [ 0.5 ]

**Uniformity of the Legislative Framework**

Overall: 0.5 Components:
- a) 0
- b) 0.5

we have two great exceptions to the PPL:

1) public procurement under the threshold of EU, this procurement do not need awarded by law in case of so called relevant activities of contracting authority as:
- post services,
- water supply
- energy supply – electricity, gas, heat
- rail transport
- etc.

*Articles 151 - 173 Part 7. of the PPL*
2) National threshold for so-called small-scale public contracts, the threshold is 2 mil. Czk (80,000 EUR) for supplies and services and 6 mil. Czk for construction works (240,000 EUR). Under these thresholds contracting authorities do not have to award contracts according the PPL. **Article 27 of PPL**

<table>
<thead>
<tr>
<th>5.</th>
<th>PPL determines a separate state body (procurement regulatory body) responsible for managing public procurement or assigns this function to a subordinate public body(ies). – [1 point]</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Scoring Method</strong></td>
<td></td>
</tr>
<tr>
<td>• PPL determines a separate state body responsible for managing public procurement which is authorized to have income in addition to state funding. – [1]</td>
<td></td>
</tr>
<tr>
<td>• PPL determines a separate state body responsible for managing public procurement. – [0.75]</td>
<td></td>
</tr>
<tr>
<td>• PPL assigns this function to a subordinated public body(ies). – [0.5]</td>
<td></td>
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<tr>
<td>• There is no responsible state body. – [0]</td>
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</tbody>
</table>

**Uniformity of the Legislative Framework**

<table>
<thead>
<tr>
<th>6.</th>
<th>PPL stipulates that the procurement regulatory body is responsible for at least coordination and monitoring (i.e., data collection and analysis as opposed to regulation and control) of public procurement activities. – [1 point]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Ministry for local development is responsible for making legislation on public procurement (primary and secondary legislation) and operation of information system about public procurement according the PPL. Ministry also monitors public</td>
</tr>
<tr>
<td>Uniformity of the Legislative Framework</td>
<td>procurement market and publishes annual report about public procurement.</td>
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<td>----------------------------------------</td>
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<tr>
<td>7. Legislation provides for a mechanism of consultation with the private and civil society sectors that is aimed at receiving feedback and identifying problems in the procurement system. PPL obligates the entity responsible for managing public procurement to use this mechanism on a regular basis.</td>
<td>Overall: 0 Components: a) 0 b) 0 c) 0</td>
</tr>
<tr>
<td><strong>Point Distribution</strong></td>
<td></td>
</tr>
<tr>
<td>a) Legislation provides for a mechanism of consultation with the private sector.</td>
<td>[0.25]</td>
</tr>
<tr>
<td>b) Legislation provides for a mechanism of consultation with the civil society sector.</td>
<td>[0.25]</td>
</tr>
<tr>
<td>c) PPL obligates the entity responsible for managing public procurement to use this mechanism on a regular basis.</td>
<td>[0.5]</td>
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<thead>
<tr>
<th>Accountability and Integrity</th>
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<tbody>
<tr>
<td>8. PPL stipulates that electronic means is the primary method of conducting public procurement and of communication between procuring entities and tender participants.</td>
</tr>
<tr>
<td><strong>Point Distribution</strong></td>
</tr>
<tr>
<td>a) PPL stipulates that electronic means is the primary method of conducting public procurement.</td>
</tr>
<tr>
<td>b) PPL stipulates that electronic means is the primary method of communication between procuring entities and tender participants.</td>
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<td>9.</td>
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</table>

The information system on public procurement in national level consists of:
1) national electronic board where contract notices and results of competition are published;
2) several thousands of internet profiles of contracting authorities (each contracting authority has to have its own profile). All relevant documents about tender procedure and contract are published there: i.e. tender documentation, questions from bidders, report on evaluation of bids, signed contract, interim and final price of the contract, etc.

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<th>Competitiveness and Impartiality</th>
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</thead>
<tbody>
<tr>
<td>10.</td>
<td>Legislation requires that software used for electronic procurement and related communication shall be non-discriminatory, free to use and interoperable with the ICT products in general use and shall not restrict economic operators’ access to the procurement procedure. – [1 point]</td>
<td>See art. 103 par. 3, art. 211 par. 3 let. a)</td>
</tr>
</tbody>
</table>

Source: EU Standard

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<table>
<thead>
<tr>
<th></th>
<th>Point Distribution</th>
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</thead>
<tbody>
<tr>
<td>11.</td>
<td>PPL ensures that tender candidates must be given equal treatment, without regard to nationality, residency or political affiliation: – [1 point]</td>
</tr>
</tbody>
</table>

**Point Distribution**

a) PPL should not allow domestic preferences. – [1/5] | Overall: 4/5 Components:
a)1/5
b)1/5
c)1/5
d) 0 | Important note: In case of SOE, the contracting authority can apply in-house principles and may award the contract directly to its SOE.

See mainly art. 6 PPL
<p>| | | |</p>
<table>
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<tr>
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<tbody>
<tr>
<td>b) Participation of any candidate or group of candidates is based on qualification. – [1/5]</td>
<td></td>
<td>e)1/5</td>
</tr>
<tr>
<td>c) Ensures that registration if required does not constitute a barrier to participation in tenders. – [1/5]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>d) State owned companies are not given any preference. – [1/5]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>e) Time-periods, including any extension of the time-periods, shall be the same for all interested or participating candidates. – [1/5]</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Competitiveness and Impartiality**  
**Source: GPA Standard**

12. PPL stipulates that a procuring entity shall, consistent with its own reasonable needs, provide sufficient time (based on the GPA standard - Article XI) for candidates to prepare and submit tender application. – [1 point]

**Competitiveness and Impartiality**

13. PPL stipulates that each procuring entity has a staff member(s) responsible for conducting procurement activities. – [1 point]

**Uniformity of the Legislative Framework**

14. PPL references sanctions for violations of the PPL. – [1 point]

**Accountability and Integrity**

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<tr>
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</thead>
<tbody>
<tr>
<td></td>
<td>PPL stipulates minimum time for submitting tender application according the type of tender procedure and threshold of the contract.</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>PPL defines only entity of contracting authority as a whole. PPL does not regulate anything regarding the internal functioning of the contracting authority.</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>§ 268 PPL</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>Legislation explicitly defines fraud and corruption / abuse of public office and spells out the individual responsibilities and consequences for government employees and private firms or individuals found guilty of fraud or corruption. – [1 point]</td>
<td>1</td>
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</tbody>
</table>

**Accountability and Integrity**

*Source: OECD Methodology*

<table>
<thead>
<tr>
<th></th>
<th>PPL ensures the right to review (complaints), for all interested parties, including general public, tender participants and potential suppliers. – [1 point]</th>
<th>0.75</th>
<th>PPL § 247 - 272</th>
</tr>
</thead>
</table>

**Scoring Method**

- PPL ensures the right to review, for general public, tender participants and potential suppliers. – [1]
- PPL ensures the right to review, for tender participants and potential suppliers. – [0.75]
- PPL ensures the right to review, for tender participants. – [0.25]
- No one has the right to review. – [0]

**Uniformity of the Legislative Framework**

<table>
<thead>
<tr>
<th></th>
<th>PPL ensures the right to review throughout the procurement process. – [1 point]</th>
<th>Overall: 1</th>
</tr>
</thead>
</table>

**Point Distribution**

a) Complaints can be filed at any time during the procurement process up until the signing of the contract. – [1/3]

b) A procurement contract cannot be awarded with a pending complaint. – [1/3]
c) A reasonable amount of time should be left between publication of the contract award decision and the signing of the contract, in order to give any stakeholder the opportunity to challenge the award decision. – [ 1/3 ]

<table>
<thead>
<tr>
<th>Uniformity of the Legislative Framework</th>
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<tbody>
<tr>
<td>18. PPL ensures the existence of an independent (from parties involved in a procurement dispute) review body with the authority to review complaints and grant remedies. – [ 1 point ]</td>
</tr>
</tbody>
</table>

**Point Distribution**

a) PPL ensures the existence of an independent review body. – [ 0.7 ]

b) The review body includes civil society members. – [ 0.3 ]

<table>
<thead>
<tr>
<th>Uniformity of the Legislative Framework</th>
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</thead>
<tbody>
<tr>
<td>19. PPL ensures electronic, machine-readable and free of charge access to submitted complaints, either the full text or key information contained in these documents. – [ 1 point ]</td>
</tr>
</tbody>
</table>

**Scoring Method**

- Electronic, machine-readable, free of charge – [ 1 ]
- Electronic, machine-readable, not free of charge – [ 0.75 ]
- Electronic, non-machine-readable – [ 0.5 ]
- Only on paper – [ 0.25 ]

Overall: 0.7 Components: a) 0.7 b) 0

PPL § 248 defines competences of Antimonopoly office within public procurement, law no. 273/1996 Sb. on Antimonopoly office stipulates independence of the office.
### Transparency

20. PPL ensures electronic, machine-readable and free of charge access to dispute resolutions (of the independent review body), either the full text or key information contained in these documents. – [1 point]

**Scoring Method**

- Electronic, machine-readable, free of charge – [1]
- Electronic, machine-readable, not free of charge – [0.75]
- Electronic, non-machine-readable – [0.5]
- Only on paper – [0.25]
- None – [0]

PPL doesn't ensure publicity of the review process and result but Antimonopoly office runs free accessible online database with all review procedures with machine-readable and free of charge documents.

### Pre-tendering Phase

<table>
<thead>
<tr>
<th>#</th>
<th>Indicator</th>
<th>Score</th>
<th>Relevant Article, Law and excerpt (if applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>PPL obligates procuring entities to publish as early as possible in each fiscal year a notice regarding their future procurement plans - &quot;public procurement annual plan&quot;. The annual plan must include at least: – [1 point]</td>
<td>Overall: 0 Components: a) 0 b) 0 c) 0</td>
<td></td>
</tr>
</tbody>
</table>
### Point Distribution

| a) Subject-matters (CPV- or other similar classificatory system) of planned procurements. – [0.25] |
| b) Planned dates (a range of week/month/quarter) of publication of the notices of intended procurement. – [0.25] |
| c) Estimated value of procurements. – [0.25] |
| d) Source of funding. – [0.25] |

### Efficiency

- [ ]

### Scoring Method

- Electronic, machine-readable, free of charge – [1]
- Electronic, machine-readable, not free of charge – [0.75]
- Electronic, non-machine-readable – [0.5]
- Only on paper – [0.25]
- None – [0]

### Transparency

- [ ]

### 2. PPL ensures electronic, machine-readable and free of charge access to public procurement annual plans of all procuring entities or key information included in these documents. – [1 point]

### 3. Legislation stipulates that the planning of procurement and estimation of associated expenditures are part of the state budget formulation process in a fiscal year. – [1 point]
<table>
<thead>
<tr>
<th></th>
<th>Source: OECD Methodology</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>4.</td>
<td>PPL stipulates that procurement process should not normally be initiated until the appropriate financial resources have been identified. – <strong>[1 point]</strong></td>
<td>0</td>
</tr>
<tr>
<td><strong>Accountability and Integrity</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>PPL defines the composition, powers, responsibilities and decision-making procedures of the body (tender commission or a person) responsible for conducting tender within the procuring entity. – <strong>[1 point]</strong></td>
<td>0</td>
</tr>
<tr>
<td><strong>Uniformity of the Legislative Framework</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Minimum monetary thresholds exist for different types of procurement. – <strong>[1 point]</strong></td>
<td>1</td>
</tr>
<tr>
<td><strong>Efficiency</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>PPL stipulates that open tender is the default procedure for any public procurement, and all exceptions are clearly listed by the PPL. – <strong>[1 point]</strong></td>
<td>Overall: 1 Components: a) 0.5 b) 0.5</td>
</tr>
<tr>
<td><strong>Point Distribution</strong></td>
<td></td>
<td>Articles 29-31 and 63-67</td>
</tr>
<tr>
<td></td>
<td>a) Open tender is the default procedure for any public procurement. – <strong>[0.5]</strong></td>
<td>But as there is huge exception for small scale public contracts and sector procurement under EU threshold.</td>
</tr>
<tr>
<td></td>
<td>b) All exceptions are clearly listed by the PPL. – <strong>[0.5]</strong></td>
<td></td>
</tr>
</tbody>
</table>

PPL gives the contracting authority only the possibility of establishing the tender commission, which then should fulfil the condition of impartiality. PPL §§ 42, 444
<table>
<thead>
<tr>
<th>Competitiveness and Impartiality</th>
<th></th>
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<tbody>
<tr>
<td><strong>8.</strong> PPL stipulates that justification for using a non-competitive procedure must be made public by the procuring entity. – [1 point]</td>
<td>1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Accountability and Integrity</th>
<th></th>
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</thead>
</table>
| **9.** PPL stipulates that provided that it does not use this provision for the purpose of avoiding competition among suppliers or in a manner that discriminates against foreign suppliers or protects domestic suppliers, a procuring entity may use non-competitive procedure (direct procurement) when: – [1 point] | 0.5 | 1) Exception for contracting purchases of goods on a commodity exchange, PPL § 64 let. c)  
2) Exception for contract on services connected to the result of an architectural competition, PPL § 65 par. 1 |

<p>| | |</p>
<table>
<thead>
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<tbody>
<tr>
<td>a) Where the goods or services can be supplied only by a particular supplier and no reasonable alternative or substitute goods or services exist.</td>
<td></td>
</tr>
<tr>
<td>b) For additional deliveries by the original supplier of goods or services that were not included in the initial procurement where a change of supplier for such additional goods or services cannot be made for economic or technical reasons such as requirements of interchangeability or interoperability with existing equipment, software, services or installations procured under the initial procurement; or would cause significant inconvenience or substantial duplication of costs for the procuring entity.</td>
<td></td>
</tr>
<tr>
<td>c) Insofar as is strictly necessary where, for reasons of extreme urgency brought about by events unforeseeable by the procuring entity, the goods or services could not be obtained in time using open tendering or selective tendering.</td>
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</tr>
<tr>
<td>d) Where a procuring entity procures a prototype or a first good or service that is developed at its request in the course of, and for, a particular</td>
<td></td>
</tr>
</tbody>
</table>
contract for research, experiment, study or original development.

e) For purchases made under exceptionally advantageous conditions that only arise in the very short term in the case of unusual disposals such as those arising from liquidation, receivership or bankruptcy, but not for routine purchases from regular suppliers. – [ 1 ]

**Scoring Method**

In case of any additional exceptions – [ 0.5 ]

---

**Uniformity of the Legislative Framework**

Source: GPA Standard

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### Tendering Phase

<table>
<thead>
<tr>
<th>#</th>
<th>Indicator</th>
<th>Score</th>
<th>Relevant Article, Law and excerpt (if applicable)</th>
</tr>
</thead>
</table>
| 1. | PPL stipulates that the notice of intended procurement / tender documentation must include at least: – [ **1 point** ] | Overall: 1 Components:  

a) 1/8  
b) 1/8  
c) 1/8  
d) 1/8  
e) 1/8  
f) 1/8  
g) 1/8  

| | | Annex 1 of REGULATION No. 168/2016 Coll. on publication of forms for the purposes of the Act on Public Procurement and elements of the contracting authority profile  

the goods or services (including construction) to be procured or, where the quantity is not known, the estimated quantity. – \( \frac{1}{8} \)
c) CPV codes (or other classificatory system of a similar nature). – \( \frac{1}{8} \)
d) Estimated value of the goods or services to be procured. – \( \frac{1}{8} \)
e) The time-frame for delivery of goods or services or the duration of the contract. – \( \frac{1}{8} \)
f) The procurement method that will be used. – \( \frac{1}{8} \)
g) The address (where applicable) and any final date for the submission of requests for participation in the procurement. – \( \frac{1}{8} \)
h) A list and brief description of any conditions (eligibility criteria) for participation of candidates, including any requirements for specific documents or certifications to be provided by candidates in connection therewith. – \( \frac{1}{8} \)

**Competitiveness and Impartiality**

*Source: GPA Standard*

2. **PPL stipulates that the notice of intended procurement / tender documentation must include:** – **[ 1 point ]**

**Point Distribution**

- a) Payment conditions – **[ 0.2 ]**
- b) Information about bid security (if required) – **[ 0.2 ]**
- c) Source of funding – **[ 0.2 ]**
- d) Payment information for multi-year contracts – **[ 0.2 ]**
- e) Draft of contract – **[ 0.2 ]**

Overall: 0

Components:
- a) 0
- b) 0
- c) 0
- d) 0
- e) 0
### Competitiveness and Impartiality

| 3. | PPL defines all eligibility criteria for participation in tender that must include at least: – [1 point]  

**Point Distribution**  
  a) Capabilities with the respect to personnel, equipment, and construction or manufacturing facilities. – [1/3]  
  b) Financial position. – [1/3]  
  c) Grounds of restriction for participation. – [1/3]  

**Source:** EBRD Methodology

| 4. | PPL stipulates that procuring entities may seek consultations for the purpose of planning procurement (drafting of tender documentation) from independent experts or market participants. In such cases, these experts or market participants may not take part or benefit from tenders they helped plan unless it can be demonstrated that there is no conflict of interest (as defined by the national legislation). – [1 point]  

**Point Distribution**  
  a) PPL stipulates that procuring entities may seek consultations for the purpose of planning procurement from independent experts or market participants. – [0.5]

| Overall: 1 | Components:  
  a) Articles 77, 79, 80  
  b) Article 78,  
  c) Article 74 |

| Overall: 1 | Components:  
  a) 0.5  
  b) 0.5 |

PPL § 33, § 36 par. 4 |
b) PPL prohibits these experts or market participants from taking part or benefiting from tenders they helped plan, unless it can be demonstrated that there is no conflict of interest (as defined by the national legislation). – [0.5]

Efficiency
Source: EU Standard

<table>
<thead>
<tr>
<th>5. PPL ensures electronic, machine-readable and free of charge access to notices of intended procurement (including tender documentation), either the full text or key information contained in these documents. – [1 point]</th>
</tr>
</thead>
</table>

**Scoring Method**
- Electronic, machine-readable, free of charge – [1]
- Electronic, machine-readable, not free of charge – [0.75]
- Electronic, non-machine-readable – [0.5]
- Only on paper – [0.25]
- None – [0]

Transparency

<table>
<thead>
<tr>
<th>6. PPL ensures electronic, machine-readable and free of charge access to tender documentation amendments, either the full text or key information contained in these documents. – [1 point]</th>
</tr>
</thead>
</table>

**Scoring Method**
- Electronic, machine-readable, free of charge – [1]

REGULATION No. 260/2016 Coll. on determining detailed conditions relating to electronic tools, electronic actions in public procurement and the certificate of conformity,

Annex No. 8 to Regulation No. 168/2016 Coll. on the publication of forms for the purposes of the Public Procurement Act and the profile of the contracting entity. There are specified formats and logical structures, in which the information should be published. In practice, there are many flaws and the electronic tools of the contracting authority let the CA do a mistake which influence e.g. statistical outcomes.

See above.
<table>
<thead>
<tr>
<th>Transparency</th>
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</thead>
</table>
| • Electronic, machine-readable, not free of charge – [ 0.75 ]  
• Electronic, non-machine-readable – [ 0.5 ]  
• Only on paper – [ 0.25 ]  
• None – [ 0 ] |  |

7. PPL ensures electronic, machine-readable and free of charge access to tender candidate applications (all documents needed for the request to participate in a tender), either the full text or key information contained in these documents. – [ 1 point ]

**Scoring Method**

- Electronic, machine-readable, free of charge – [ 1 ]
- Electronic, machine-readable, not free of charge – [ 0.75 ]
- Electronic, non-machine-readable – [ 0.5 ]
- Only on paper – [ 0.25 ]
- None – [ 0 ]

<table>
<thead>
<tr>
<th>Transparency</th>
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<tbody>
<tr>
<td>0</td>
<td>Tender candidate applications are not public in full. Only the information about the bidder and the price offered are public.</td>
</tr>
</tbody>
</table>

8. PPL ensures electronic, machine-readable and free of charge access to information about the bids offered by tender participant. – [ 1 point ]

**Scoring Method**

- Electronic, machine-readable, free of charge – [ 1 ]
- Electronic, machine-readable, not free of charge – [ 0.75 ]

|  |
|---|---|
| 1 | Access to full tender candidate application are not available according the PPL, but key information about bids are available in final report according the PPL § 217.  
Annex No. 8 to Regulation No. 168/2016 Coll. on the publication of forms for the purposes of the Public Procurement Act and the profile of the contracting entity. |
<table>
<thead>
<tr>
<th>Scoring Method</th>
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</thead>
<tbody>
<tr>
<td>Electronic, non-machine-readable – [0.5]</td>
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<tr>
<td>Only on paper – [0.25]</td>
<td></td>
</tr>
<tr>
<td>None – [0]</td>
<td></td>
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</tbody>
</table>

**Transparency**

There are specified formats and logical structures, in which the information should be published. In practice, there are many flaws and the electronic tools of the contracting authority let the CA do a mistake which influence e.g. statistical outcomes.

9. **PPL ensures electronic, machine-readable and free of charge access to decisions of the tender commission, either the full text or key information contained in these documents. – [1 point]**

**Competitiveness and Impartiality**

Source: EU Standard

10. **Unless justified by the subject-matter of the contract, technical specifications shall not refer to a specific make or source, or a particular process which characterizes the products or services provided by a specific economic operator, or to trade marks, patents, types or a specific origin or production with the effect of favoring or eliminating certain undertakings or certain products. – [1 point]**

Source: EU Standard
11. PPL stipulates that procuring entities may require tender candidates to confirm the validity of their bid with a bid security that is refunded once the procedure is completed. – [1 point]  

**Efficiency**  

12. Legislation explicitly defines conflict of interest and includes mechanisms for its prevention: – [1 point]  

**Point Distribution**

a) The concept of conflicts of interest covers at least any situation where staff members of the procuring entity or of a procurement service provider acting on behalf of the procuring entity who are involved in the conduct of the procurement procedure or may influence the outcome of that procedure, have, directly or indirectly, a financial, economic or other personal interest which might be perceived to compromise their impartiality and independence in the context of the procurement procedure. – [1/3]

b) PPL stipulates that persons responsible for procurement decision-making in procuring entities must declare in writing any conflict of interest with tender participants. – [1/3]

c) The legislative framework prohibits the participation of active public officials and former public officials for a reasonable period of time after leaving office in public procurement procedures in ways that benefit them, their relatives, and business or political associates financially or otherwise. – [1/3]

Overall: 2/3  
Components:  
a) 1/3  
b) 0  
c) 1/3  

PPL § 41

PPL § 44

b) Only external advisors or members of voluntarily set up commission are obliged to declare their impartiality in writing.  

c) Only for one year and only if the politician or public official were deciding about an above-the-eu-threshold public procurement. They are prohibited to get employed, be in board of, or get a share in such a winning bidder, they were deciding about. Conflict of Interest Law n. 159/2006 CC. § 6
13. PPL stipulates that award decisions must be made solely on the basis of evaluation criteria that have been precisely specified in advance in the tender documentation. – [1 point]

14. PPL stipulates that upon modification of any criteria and requirements set out in tender documentation prior to the completion of tender application submission period, a procuring entity shall transmit in writing all such modifications: – [1 point]

**Point Distribution**

a) To all tender candidates; and – [0.5]

b) Give additional adequate time (either by extending or restarting the time) to allow such candidates to modify and re-submit amended tender application. – [0.5]

15. PPL stipulates that procuring entities shall inform each tender participant of the decision reached about the winner of the tender, including failure to do so, as soon as it is made, but no later than the end of the following working day. – [1 point]
| 16. | PPL ensures that on request from the tender participant the procuring entity shall as quickly as possible inform: – **[ 1 point ]**  

**Point Distribution**  
   a) Any unsuccessful tender candidate of the reasons for the rejection of its request to participate (if such approval is required). – **[ 0.5 ]** ***  
   b) Any unsuccessful tender participant of the reasons for the rejection of its bid. – **[ 0.5 ]**  

*** If a) is not applicable, b) equals **[ 1 point ]**. |

| 17. | PPL stipulates that in cases when evaluation criteria include both price and quality, the winner shall be chosen using a cost-effectiveness approach, such as: – **[ 1 point ]**  

**Point Distribution**  
   a) Life-cycle cost – **[ 1/3 ]**  
   b) Best price-quality ratio – **[ 1/3 ]**  
   c) Environmental and/or social costs – **[ 1/3 ]**  

**Efficiency**  

Source: EU Standard |
## Post-tendering Phase

<table>
<thead>
<tr>
<th>#</th>
<th>Indicator</th>
<th>Score</th>
<th>Relevant Article, Law and excerpt (if applicable)</th>
</tr>
</thead>
</table>
| 1.  | PPL stipulates that upon successful conclusion of tender (upon choosing and announcing of the winner) the following information must be made public as soon as it is available: – [1 point] |       | Overall: 1 Components:  
   a) 0.1  
   b) 0.1  
   c) 0.1  
   d) 0.1  
   e) 0.1  
   f) 0.1  
   g) 0.1  
   h) 0.1  
   i) 0.1  
   j) 0.1  
   Annex No. 3 or 7 (if EU rules are applied) to Regulation No. 168/2016 Coll. on the publication of forms for the purposes of the Public Procurement Act and the profile of the contracting entity. |

**Point Distribution**

a) Name, type, identification number, address, telephone, fax number (where applicable), email and internet address of the procuring entity and, where different, of the service from which additional information may be obtained. – [0.1]
b) Subject of procurement. – [0.1]
c) CPV codes (or other classificatory system of similar nature). – [0.1]
d) Description of the procurement: nature, extent, quantity or value of goods, works and services. Where the contract is divided into lots, this information shall be provided for each lot. – [0.1]
e) Type of award procedure; in the case of negotiated procedure without prior publication, justification. – [0.1]
f) Date of the signing of contract(s) or of framework agreement(s). – [0.1]
g) Duration of the contract. – [0.1]
h) Number of bids and their respective amounts received. – [0.1]
i) Name, address, telephone, fax number (where applicable), email address
and internet address of the successful tender participant(s) including:
information whether the contract was awarded to a group of economic
operators (joint venture, consortium or other) (where applicable). – [0.1]

j) Name and address of the body responsible for review and, where
appropriate, mediation procedures. Precise information concerning the
deadline for review procedures, or if need be, the name, address,
telephone number, fax number (where applicable) and email address of
the service from which this information may be obtained. – [0.1]

Transparency
Source: EU Standard

2. PPL stipulates that the information on subcontractors must be made public upon
successful conclusion of tender (upon choosing and announcing of the winner). – [1 point]

Point Distribution

a) Procurement contracts include information on what proportion of the
contract can be subcontracted to third parties. – [0.5]
b) Information on subcontractor/s (if any): name, address, ID, contact
information, is made public as soon as this information is available. – [0.5]

Transparency

Overall: 0
Components:
a) 0
b) 0

3. PPL ensures electronic, machine-readable and free of charge access to
procurement contracts, either the full text or key information contained in these

1 For the CAs that are covered by the law 340/2015 Coll. on the
contract register (most of the CAs, except e.g. small villages, see §
2 of the contract register) is the obligation fulfilled when the
contract is published in the contract register. The contract has to
**documents. – [ 1 point ]**

**Scoring Method**

- Electronic, machine-readable, free of charge – [ 1 ]
- Electronic, machine-readable, not free of charge – [ 0.75 ]
- Electronic, non-machine-readable – [ 0.5 ]
- Only on paper – [ 0.25 ]
- None – [ 0 ]

**Transparency**

For the CAs that are not covered by the contract register law, the obligation is the same, with the exception that the contract or amendment published do not have to be machine-readable. See PPL § 219 and Decree of the Ministry for loc. development no. 168/2016, § 18 par. 2.

---

4. PPL ensures electronic, machine-readable and free of charge access to contract amendments, either the full text or key information contained in these documents. – [ 1 point ]

**Scoring Method**

- Electronic, machine-readable, free of charge – [ 1 ]
- Electronic, machine-readable, not free of charge – [ 0.75 ]
- Electronic, non-machine-readable – [ 0.5 ]
- Only on paper – [ 0.25 ]
- None – [ 0 ]

**Transparency**

For the CAs that are covered by the law 340/2015 Coll. on the contract register (most of the CAs, except e.g. small villages, see § 2 of the contract register) is the obligation fulfilled when the contract is published in the contract register. The contract has to be machine-readable (§ 5 par. 1)

For the CA that are not covered by the contract register law, the obligation is the same, with the exception that the contract or amendment published do not have to be machine-readable. See PPL § 219 and Decree of the Ministry for loc. development no. 168/2016, § 18 par. 2.

---

5. PPL ensures electronic, machine-readable and free of charge access to contract performance information (acceptance act and milestone reports), either the full text or key information included in these documents. – [ 1 point ]

0

Only actually paid price is made periodically public.
<table>
<thead>
<tr>
<th>Scoring Method</th>
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</thead>
<tbody>
<tr>
<td>• Electronic, machine-readable, free of charge – [ 1 ]</td>
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<tr>
<td>• Electronic, machine-readable, not free of charge – [ 0.75 ]</td>
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<td></td>
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<tr>
<td>• Electronic, non-machine-readable – [ 0.5 ]</td>
<td></td>
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<tr>
<td>• Only on paper – [ 0.25 ]</td>
<td></td>
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<tr>
<td>• None – [ 0 ]</td>
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</table>

**Transparency**

6. PPL ensures electronic, machine-readable and free of charge access to payment receipts, either the full text or key information contained in these documents. – [ 1 point ]

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<tr>
<th>Scoring Method</th>
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<tbody>
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<td>• Electronic, machine-readable, free of charge – [ 1 ]</td>
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<tr>
<td>• Electronic, non-machine-readable – [ 0.5 ]</td>
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</tr>
<tr>
<td>• Only on paper – [ 0.25 ]</td>
<td></td>
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<tr>
<td>• None – [ 0 ]</td>
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</table>

**Transparency**

0

Only actually paid price is made periodically public.

7. PPL clearly defines the procedures for inspection and quality control procedures: – [ 1 point ]

<table>
<thead>
<tr>
<th>Point Distribution</th>
<th></th>
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</thead>
</table>
| a) Quality control (QC) procedures for goods, works and services are well | Overall: 0 | PPL regulates only pre tendering and tendering phase. The post tender phase (as control of implementation) is regulated by the Financial Control Act no. 320/2001 Coll. The act stipulates control processes only in general, but according to the act every public body (financed from public budgeted) has to have its own internal control system where control mechanism for public procurement

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<tbody>
<tr>
<td>Components:</td>
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<tr>
<td>a) 0</td>
<td></td>
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<tr>
<td>b) 0</td>
<td></td>
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<tr>
<td></td>
<td>defined in the draft contracts/documents or in the regulations. – [ 0.5 ]</td>
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<tr>
<td></td>
<td>b) Inspection of civil works is carried out by independent engineering firms or qualified government supervisors and inspectors. – [ 0.5 ]</td>
</tr>
</tbody>
</table>

**Efficiency**  
*Source: OECD Methodology*

8. PPL ensures electronic, machine-readable and free of charge access to any inspection and quality control reports, either the full text or key information contained in these documents. – [ 1 point ]

**Scoring Method**
- Electronic, machine-readable, free of charge – [ 1 ]
- Electronic, machine-readable, not free of charge – [ 0.75 ]
- Electronic, non-machine-readable – [ 0.5 ]
- Only on paper – [ 0.25 ]
- None – [ 0 ]

**Transparency**

9. Procedures for acceptance of final products and processing of final payments are clearly defined by the PPL or contract law and are incorporated as standard clauses in contracts. – [ 1 point ]

**Efficiency**  
*Source: OECD Methodology*
<table>
<thead>
<tr>
<th></th>
<th>PPL defines specific procedures for modifying contracts. – [1 point]</th>
<th>1</th>
<th>PPL part IV, head V + § 222</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Uniformity of the Legislative Framework</strong></td>
<td></td>
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<tr>
<td></td>
<td>PPL stipulates that procurement contract must include dispute resolution procedures. – [1 point]</td>
<td>0</td>
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<tr>
<td></td>
<td><strong>Uniformity of the Legislative Framework</strong></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>PPL stipulates that all procurement related documentation must be maintained: – [1 point]</td>
<td>1</td>
<td>PPL § 216</td>
</tr>
<tr>
<td></td>
<td><strong>Scoring Method</strong></td>
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<tr>
<td></td>
<td>• In electronic form for a period of at least 10 years. – [1]</td>
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<tr>
<td></td>
<td>• In paper form for a period of at least 3 years. – [0.5]</td>
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<td><strong>Transparency</strong></td>
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<tr>
<td></td>
<td>PPL stipulates that public procurement operations must be subject to internal and external audit conducted by qualified specialists. – [1 point]</td>
<td></td>
<td>Overall: 0 Components: a) 0 b) 0</td>
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<tr>
<td></td>
<td><strong>Point Distribution</strong></td>
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</tr>
<tr>
<td></td>
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<td>b) PPL stipulates that public procurement operations must be subject to</td>
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<td>external audit conducted by qualified specialists. – [0.5]</td>
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