Law 3 of 1997 on Government Bids, Tenders and Warehouses

The Law consists of 60 articles. Governmenganizations and Ministries of general character are liable for the implementatione Thaw has been in force since the date of issuance, January 14, 1997.

Article (3)

The Law aims at:

- i. Setting-up overall regulation for State'sdbj tenders, procurement, sales, and warehouses; and facilitating the procedures thereof;
- ii. Organizing, preparing, and implementiting agreements of contracting in accordance with administrative and financial regulations;
- iii. Setting-up an accurate supervising and monitoring regulation for state's bids, procurement, sales, and warehouses.

The most important articles are as follows:

Article (4)

The provisions of the Law shall apply to the following authorities:

- i. Ministries, bodies, and organization and their branch offices which are covered by the general budget of the Statteept for the Ministry of Defense, which has a special system;
- ii. Public sector units of service thate independent and have supplementary budgets;
- iii. Administrative units and local councils in the governorates and the municipality.

Article (5)

The bidding committee, within the compet authority, shall identify all the implementer's specifications, detailed rules, tendering conditions, items/works lists and their accessories; it shall specify the miss and all the required documents before announcing the bid.

Article (6)

All authorities shall guarantee equitable and fair treatment for all competitors in bidding; and the bidder, importer, or contoarcs shall be entitled to raise a grievance to the chief of the relevant authority or apperson of a higher post or resort to legal proceedings when mistreated or hurt.

Article (8)

Contracting for procurement of items, task maintenance, repair, implementation of public works contracts, assignment to do work and services or transport shall be conducted through public bids announced desor outside the Yemeni territory according to the nature of each bid.

Article (9)

A bid must be announced within the Yemeeniritory only if related to any of the following:

- a. Construction works of a nature and size ich the local contractor can carry out;
- b. Procurement of equipment or material made locally or from state organizations, the public sector, mixed sector or local private sector units.

Article (11)

Without any prejudice to public bidding or ditions, purchase shall be made through limited bidding in the following cases:

- a. If the procurement, service, or tasks are too confidential to offer in a public tender or if there are conditions raised relevant to public security;
- b. If procurement, services or tasks to e urgent to wait for the procedures of public bidding, provided that offers are dects market prices and the relevant committee agrees on the same;
- c. If procurement, service, or tasks are related to a limited number of persons or companies, i.e. it is unfeasible to offer it for public bidding;
- d. If the concerned procurement, see i or tasks have received two public tenders without achieving a positive result.

Article (12)

While taking the conditions of the public nd limited bidding into consideration, purchase may be conducted by practice in the following cases:

- i. If the product or work is limited to only two sources;
- ii. If the project is located in a remote area where contractors are not interested to work;
- iii. Bids which have not received offers or received one offer with unacceptable conditions and prices and there is no room to re-announce them in another bid whether public or limited;
- iv. Tasks whose nature requires purchase from /TT6 1 Tf .53 0 iii.Article (123While tbearng in ti

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Article (18)

The bid shall go to the lowest offer if **n** teets all the bidding conditions, or it turnsout to be the most appropriate offer after negotiation.

Article (20)

Bids may be cancelled after opening the the velopes following a decision by the relevant officer or by recommendation in the bidding committee in the following cases:

- a. If only one offer is submitted or only or or effer stays after disregarding other offers;
- b. If most offers are accompanied by unacceptable provisos;
- c. If the committee verifies that the whoest offer has more value than the market's.

Article (22)

The bidding and state procurement committees may accept the sole offer, provided the acceptance is clear and justified.

Article (24)

The competent authority may terminate the contract and confiscate the final security in the following cases:

- a. deceit and duplicity;
- b. bribing;
- c. Delay of implementation within specified deadlines.

With no prejudice to the relevant authority's right to claim required compensation from the contractor, and in case the contracts legally proven insolvent or bankrupt, the contractor shall receive the whole vabule what he/she has achieved or imported; any claims to be paid to the relevant thority shall be deducted from the final security.

Article (33)

Bids, procurement, or contracting withpablic or limited tender or by practice, may not be accepted except for those who holed dertificates qualifying them for practice in bidding. The certificates should be issued the Ministry of Construction, Housing and Urban Planning in respect to contracted by the Ministry of Supply and Trade in connection with importers and entreprense both ministries have to hold records classifying and qualifying different coatertors, importers, and exporters.

Article (49)

In case the government is in charge of **eass**ing or decreasing the prices of goods or services related to the components of **t** contracts and timing of the contracts execution, the competent committees may mothlify value of the remaining part of the contracts from the date of effectovided modifications shall not be more/less than 20 percent of the contract's value.

Article (52)

The Ministry of Finance shall financial by n procedurally supervise and monitor the implementation of the Law, and the Mistriy of Construction and Housing shall technically supervise and monitor the work contracts.

January 14, 1997