REGULATORY AND LEGAL BASIS OF PUBLIC PROCUREMENT IN THE REPUBLIC OF UZBEKISTAN

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Abstract: In this article, the regulatory and legal basis of state and corporate procurement in the Republic of Uzbekistan, the importance and specific features of state and corporate procurement and issues of increasing the effectiveness of budget funds in the field of state procurement are studied.

Keywords: Basic concepts: public procurement, corporate procurement, electronic store, auction, selection, tender, direct contracts, contract.

In Uzbekistan, consistent and comprehensive efforts are being made to further develop the system of state and corporate procurement, as well as to ensure the openness and transparency of tenders and tenders. The activities being carried out on the wide introduction of information and communication technologies in the system of state and corporate procurement and further improvement of the possibility of electronic procurement for entrepreneurs are highly effective. The legal foundations of this important mechanism have been created in our country, more than 20 normative legal documents related to this field have been adopted and they are effectively implemented in the process of state and corporate procurement.

In turn, the current state and main directions of the legal system of public procurement, ensuring transparency and efficiency of electronic public procurement in this process, developing mechanisms for the rational use of resources in the context of reforming the public administration system, economy and social spheres, and introducing improved forms and methods of control are in practice. was demanding a revision of the legislation. Based on this need, the main law regulating
public procurement processes in the Republic of Uzbekistan, the Law No. 684 "On State Procurement" dated April 21, 2021, was signed by the President.

The purpose of this Law is to regulate relations in the field of state and corporate procurement.

- The application of the law,
- to public purchases made during the implementation of the projects provided for in the Investment program of the Republic of Uzbekistan and other state programs, decisions of the President of the Republic of Uzbekistan or the Cabinet of Ministers of the Republic of Uzbekistan;
- to state purchases made by state customers in the course of their economic activity;
- State purchases financed from the budgets of the budget system of the Republic of Uzbekistan, as well as other funds established in budget organizations;
- if there is a different procedure for purchasing goods (works, services) in the procedures of donor countries, international organizations, foreign governmental and non-governmental organizations, or in the conditions of providing foreign loans and foreign grants, technical assistance and other external impartial assistance to the Republic of Uzbekistan if not specified, at the expense of foreign grants, technical assistance and other external aid funds provided by the President of the Republic of Uzbekistan and the Cabinet of Ministers of the Republic of Uzbekistan within the framework of agreements concluded with donor countries, international organizations, foreign governments and non-governmental organizations, as well as foreign loans to the Republic of Uzbekistan to funded public procurement. In this case, regardless of the procedures established by donor countries, international organizations, foreign governments and non-governmental organizations, in the established procedures or in the conditions of providing foreign loans and foreign grants, technical assistance and other external non-partisan assistance to the Republic of Uzbekistan, the state information about the results of purchases will be published on a special information portal;
- if a different procedure for the purchase of goods (works, services) is not specified in the conditions of providing financial, humanitarian or charitable aid and other non-refundable financing, it is applied to state purchases financed at the expense of financial, humanitarian or charitable assistance and other non-refundable financing. In this regard, regardless of the procedures established in the conditions for providing financial, humanitarian or charitable assistance and other non-reimbursable funding, information on the results of state procurement is determined to be published on a special information portal.

Also, to ensure the safety of persons who must be protected by the State, to ensure defense capability, security and internal order in the Republic of Uzbekistan, state purchases, state purchases related to state secrets, as well as the President of the Republic of Uzbekistan, the Oliy Majlis of the Republic of Uzbekistan, people's deputies of regions, districts and It is indicated that the procedure for the preparation of city council elections, referendums of the Republic of Uzbekistan and the implementation of state purchases for their holding shall be determined in accordance with the law.

This Law consists of 12 chapters and 85 articles, which include state regulation in the field of state and corporate procurement, general requirements for the state procurement process, electronic store, auction to reduce the initial price, selection of the best offers, tender, direct state procurements carried out under contracts, state procurements carried out with a single supplier, decrees and decisions of the President of the Republic of Uzbekistan, other competitive types of procurements allowed by the decisions of the Cabinet of Ministers of the Republic of Uzbekistan, concessions to business entities, control of procurement procedures, complaints mechanism, issues of resolving disputes and contradictions on public procurement issues are covered.

To achieve the strategic goals and tasks of the state, to implement state development programs, to fulfill the social tasks of the state, to provide state services, to create a favorable environment for the subjects of state procurement to ensure the
needs of budget organizations, recipients of budget funds for goods (works, services),
to prevent corruption and One of its main goals is to fight against other violations of
the law.

The main concepts of public procurement and the legal aspects and main
principles of the public procurement system are revealed. At the same time, the legal
status of the subjects of state procurement is defined as state purchasers, participants
in procurement procedures, executors of state orders, the procurement commission,
and the operator of a special information system.

Another important aspect of the Law "On State Procurement" is that the state
unitary enterprise "Center for Comprehensive Expertise of Projects and Import
Contracts" under the Ministry of Economic Development and Poverty Alleviation of
the Republic of Uzbekistan was given a number of powers on state procurement.

This includes a systematic approach to cover the procurement process,
including the implementation of procurement procedures, planning, sector-specific
monitoring and contract formation and enforcement.

**References:**

[2]. Mirziyoev Sh.M. Critical analysis, strict discipline and personal responsibility
should be the daily rule of every leader's activity. - Tashkent: NMIU "Uzbekistan",
2017. - P.29.
[3]. N. Dmitry Rukovodstvo po zakupkam: flight. posobie/ Nats. issled. Institute
"Vysshaya shkola ekonomiki". - M.: Izd. dom Vysshey shkoly ekonomiki, 2013. -
312p.
[4]. M. Fogilev. Kak budet razvivatsya rynok elektronnyx torgovyx ploshchadok,
-10 p.
[6]. D.Polatov "Private sector cooperation in public procurement" // Society and


