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ESPO Current Provisions	ESPO Proposed Amendmer			
GENERAL	GENERAL			
RULE 1	Rule 1 split into Rule 1 and Rule 2 as per LCC's CPRS			
Compliance	RULE 1			
Officers must comply with these Rules. Failure to do so may result in disciplinary action.	Compliance			
The Director of ESPO may delegate his responsibilities under these Rules in accordance with Rule 6 of Section D (General scheme of delegation to heads of departments) of Part 3 (Responsibility for Functions) of the	Officers must comply with these Rules. Failure to do so may result in dis			
Constitution.	RULE 2			
	Delegation			
	The Director of ESPO may delegate his responsibilities under these Rules (General scheme of delegation to heads of departments) of Part 3 (Respo			
RULE 2	Rule 3			
Interpretation	Interpretation			
	Rule remains the same as current provision			
RULE 3	RULE 4			
Application	Application			
These Rules apply to every procurement Contract made by or on behalf of ESPO, and every procurement Contract made on behalf of a group of ESPO members and/or non-members except Contracts:	These Rules apply to every procurement Contract made by or on beh made on behalf of a group of ESPO members and/or non-members E			
(i) for only the acquisition or disposal of any interest in land;	(i) for only the acquisition or disposal of any interest in land;			
(ii) for the lending or borrowing of money;	(ii) for the lending or borrowing of money;			
(iii) of employment (making an individual a direct employee of ESPO).	(iii) of employment (making an individual a direct employee of ESP			
RULE 4	RULE 5			
General Requirements	General Requirements			
(a) Every Contract or official order for works, supplies or services made by ESPO shall be in accordance with ESPO's Business Strategy and duty of Best Value.	 Every Contract or official order for works, supplies or services m ESPO's Business Strategy and duty of Best Value. 			
(b) When proposing to procure or making arrangements for procuring a service contract where the	(b) When proposing to procure or making arrangements for procur			

nts

sciplinary action.

s in accordance with Rule 6 of Section D ponsibility for Functions) of the Constitution.

half of ESPO, and every procurement Contract EXCEPT Contracts:

PO).

made by ESPO shall be in accordance with

ring a service contract where the Estimated

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		-
(c) (d) (e) (f)	 Estimated Value exceeds the EU Threshold then consideration must be given as to how the Contract might improve the economic, social and environmental wellbeing of the relevant area as required by the Public Services (Social value) Act 2012. This duty also relates to Part B Services where the Estimated Value exceeds the EU Threshold for Services. Procedures set out in the relevant EU Directives, EU Treaties, Acts of Parliament and UK legislation must be complied with at all times. Based on criteria laid down by the Director of Corporate Resources, the Director of ESPO will be responsible for evaluating the financial status of Tenderers and suppliers. The Procuring Officer/ESPO Client must ensure that sufficient budget provision has been agreed with the budget holder prior to any Procurement Exercise being undertaken. Procurement Exercises may be undertaken by electronic means provided that: (i) the requirements of these Rules are followed with only such modifications as may be necessary to allow for procurement by such means; and (ii) any electronic tendering system has been approved by the Director of ESPO. Subject to the provisions of Rule 27(b) (Framework Agreements) Contracts shall not be longer than 5 years (including extensions) or of indeterminate length without the written approval of the Director of ESPO on advice of the appropriate Head of Category. Any such approval shall be sought prior to the commencement of the Procurement Exercise. 	 Value is equal to or greater than the EU Threshold then consideration must be given as to how the Contract might improve the economic, social and environmental wellbeing of the relevant area as required by the Public Services (Social value) Act 2012. (c) Where the services are Light-Touch Services the threshold for contracts for public supply or services contracts applies for the purposes of the Social Value Act, being the sum specified in Regulation 5 (1) (d) of the Public Contracts Regulations 2015. (d) Procedures set out in the relevant EU Directives, EU Treaties, Acts of Parliament and UK legislation (including for the avoidance of doubt the Public Contracts Regulations 2015 and where applicable the Public Contracts Regulations 2006) must be complied with at all times. (e) Based on criteria laid down by the Director of Corporate Resources, the Director of ESPO will be responsible for evaluating the financial status of Tenderers and suppliers. (f) The Procuring Officer/ESPO Client must ensure that sufficient budget provision has been agreed with the budget holder prior to any Procurement Exercise being undertaken. (g) Procurement Exercises may be undertaken by electronic means provided that: (i) the requirements of these Rules are followed with only such modifications as may be necessary to allow for procurement by such means; and (ii) any electronic tendering system has been approved by the Director of ESPO. (h) Subject to the provisions of Rule 28 (b) Contracts shall not be longer than 5 years (including extensions) or of indeterminate length without the written approval shall be sought prior to the commencement of the Procurement Exercise.
RULE 5		RULE 6
Exceptio	ons	Exceptions
(a)	 Subject to the requirements of EU Directives, EU Treaties, Acts of Parliament and UK Regulations the following Contracts may be placed by direct negotiation with one or more suppliers, Contracts:- (i) for supplies, materials, services or works which are available only as proprietary or patented articles, services or works from one contractor or supplier and for which the Director of ESPO, on the advice of the appropriate Head of Category, decides that there is no reasonably satisfactory alternative available in the European Union and for repairs to, or the supply of, parts of existing proprietary or patented articles or works including machinery or plant; a note of that decision and the reasons for it must be retained on the appropriate file and where the Contract exceeds £100,000, a copy of the note and reasons 	 (a) Subject to the requirements of EU Directives, EU Treaties, Acts of Parliament and the Public Contracts Regulations 2015 the following Contracts may be placed by direct negotiation with one or more suppliers, Contracts:- (i) for supplies, materials, services or works which are available only as proprietary and/or patented articles, services or works from one contractor or supplier and for which the Director of ESPO, on the advice of the appropriate Procurement Service Manager, decides that there is no reasonably satisfactory alternative available in the European Union and for repairs to, or the supply of, parts of existing proprietary or patented articles or works including machinery or plant; a note of that decision and the reasons for it must be retained on the appropriate file and where the Contract is

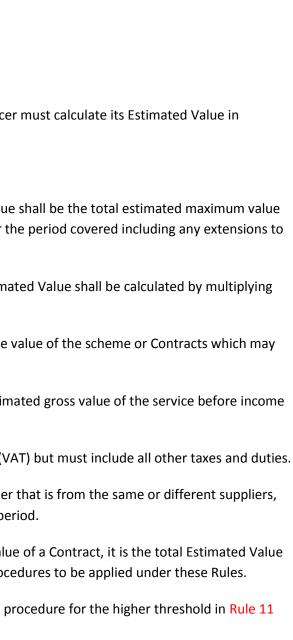
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(b)	surroi	must be provided to the Director of Corporate Resources. for works of art, museum specimens or historical documents; which constitute a variation or extension of an existing Contract, as permitted by the Contract and/or ESPO's Standard Financial Instructions subject to the provisions of Rule 29 (Contract Variations), Rule 30 (Contract Extensions) and Rule 31 (Novation of Existing Contracts); e above circumstances, the Procuring Officer must retain on file a record of the negotiations unding the Contract awards and notify the Director of ESPO.	(b)	 equal to or exceeds £164,176, a copy of the note and real Corporate Resources and the County Solicitor. (ii) for works of art, museum specimens or historical docum (iii) which constitute a variation or extension of an existing C ESPO's Standard Financial Instructions subject to the proand Extensions) and Rule 31 (Novation of Existing Contral In the above circumstances, the Procuring Officer must retain on the Contract awards and notify the Director of ESPO. Other exceptions to these Rules may only be made within the relation of the Director of ESPO where the Estimated Value of the Director of ESPO and Parlameters (i) and the Director of ESPO where the Estimated Value of the Director of ESPO and Parlameters (in the Director of ESPO and Parlameters)
	(ii)	£100,000. The Director of ESPO shall maintain a record specifying the reason for all such departures; or of the ESPO Management Committee where it is satisfied that an exception is justified on its merits. In an urgent case the Director of ESPO in consultation with the Chairman or Deputy Chairman of the ESPO Management Committee (save where this is not practicable) may direct that an exception be made subject to this being reported to the next meeting of the ESPO Management Committee.	(c) I	 Director of ESPO shall maintain a record specifying the ref (ii) of the ESPO Management Committee where it is satisfied In an urgent case the Director of ESPO in consultation wir ESPO Management Committee (save where this is not pr made subject to this being reported to the next meeting In all cases under Rule 6 a full record of the reasons for the exception ESPO notified.
RULE 6			Rule 7	
Financia	Thres	holds and Delegation	Financia	I Thresholds and Delegation
			Rule rem	nains the same as current provision
RULE 7			Rule 8	
Annual F	eporti	ng	Annual I	Reporting
			Rule rem	nains the same as current provision
RULE 8			Rule 9	
Preventi	on of C	orruption / Conflict of Interest	Preventi	ion of Corruption/Conflict of Interest
			Rule rem	nains the same as current provision

easons must be provided to the Director of
ments;
g Contract, as permitted by the Contract and/or rovisions of Rule 30 (Contract Modifications gracts);
on file a record of the negotiations surrounding
relevant law and with the authority:-
the proposed Contract is under £164,176. The reason for all such departures; or
ied that an exception is justified on its merits. with the Chairman or Deputy Chairman of the practicable) may direct that an exception be ng of the ESPO Management Committee.
otions shall be maintained and the Director of

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PROCUR	EMENT	EXERCISE	PROCUR	EMEN	IT EXERCISE
RULE 9			RULE 10		
Pre-Estimate			Pre-Estii	nate	
(a)		e any Procurement Exercise is begun the Procuring Officer must calculate its Estimated Value ordance with this clause.	(a)		ore any Procurement Exercise is begun the Procuring Office ordance with this Rule.
(b)	The Es	stimated Value shall be calculated as follows:	(b)	The	Estimated Value shall be calculated as follows:
	(i)	Where the Contract period is fixed the Estimated Value shall be the total estimated maximum value of the supplies, services or works to be supplied over the period covered including any extensions to the Contract;		(i)	Where the Contract period is fixed the Estimated Value of the supplies, services or works to be supplied over th the Contract;
	(ii)	Where the Contract period is indeterminate the Estimated Value shall be calculated by multiplying the estimated average monthly value by 48;		(ii)	Where the Contract period is indeterminate the Estima the estimated average monthly value by 48;
	(iii)	For feasibility studies the Estimated Value shall be the value of the scheme or Contracts which may be awarded as a result;		(iii)	For feasibility studies the Estimated Value shall be the be awarded as a result;
	(iv)	For Concessions the Estimated Value shall be the estimated gross value of the service before income over the Contract period.		(iv)	For Concessions the Estimated Value shall be the estim over the Contract period.
	(v)	The Estimated Value must exclude Value Added Tax (VAT) but must include all other taxes and duties.		(v)	The Estimated Value must exclude Value Added Tax (V/
	(vi)	Periodic purchases for the same requirement, whether that is from the same or different suppliers, must be aggregated over a minimum of a 12 month period.		(vi)	Periodic purchases for the same requirement, whether must be aggregated over a minimum of a 12 month per
	(vii)	Where ESPO / ESPO Clients contribute to the total value of a Contract, it is the total Estimated Value that should be applied in determining the correct procedures to be applied under these Rules.	(c)	(vii) Whe	Where ESPO / ESPO Clients contribute to the total valu that should be applied in determining the correct proce ere there is any doubt as to the Estimated Value then the processing the statement of the statement
(c)		e there is any doubt as to the Estimated Value then the procedure for the higher threshold in 0 must be used.		mus	t be used.
RULE 10			RULE 11		
Procurement Exercise Process		Procure	ment E	Exercise Process	
		Estimated Value, as identified in Rule 9, Table 1 below makes provision for the minimum r the subsequent Procurement Exercise.			ne Estimated Value, as identified in Rule 10, Table 1 below for the subsequent Procurement Exercise.



makes provision for the minimum

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Table 1: N	linimum ree	quirements for	a Procurement Ex	vercise (for exceptions see Rule 5):	Table 1: Minimur	n requirements	for a Procurement Exe	rcise (for exceptions see Rule	e 6):
Contract Value	Value		Minimum Contract Opportunity	Documentation	Estimated Contract Value From	Estimated Contract Value Up To	Procurement Process	Minimum Contract Opportunity Publication	Documentation
From	Up То	Obtain a minimum of	Publication		£0	£5,000	Obtain a minimum of one oral/written Quotation	None	Record details
£O	£1,000	one oral/written Quotation	None	Record details	Above £5,000	£25,000	Obtain three written Quotations (where practical)	None.	Record details. (If three Quotations cannot be obtained a record of the
£1,000	£20,000	Obtain three written Quotations (where practical)	When inviting quotations officers should consider the benefits of including a local supplier in the invitation to quote where appropriate or applicable to the contract.*	Record details. (If three Quotations cannot be obtained a record of the reasons for this must be maintained and forwarded to the appropriate Head of Category.)					reasons for this must be maintained and forwarded to the appropriate Procurement Service Manager). When inviting quotations officers should consider the benefits of including a local supplier in the invitation to quote where appropriate or applicable to the contract.*
£20,000	£100,000	Seek written Quotations (to be based on a Request for Quotation document where practical)	Website approved by the Director of Corporate	Quotation issued by the Procuring	Above £25,000	f164,176	Seek written Quotations (to be based on a Request for Quotation document where practical) For exceptions see Rule 6(b)	Website approved by the Director of Corporate Resource for the purpose of notifying the supply market.	Request for Quotation issued by the Procuring Officer and Quotations received.
£100,000	EU Threshold	Formal Tende Process	Website approved by the ^r Director of Corporate Resources for the purpose of	Formal Tender and sealed bids (may be submitted via an electronic tendering system,	Equal to or Above £164,176	To the relevant EU Threshold	Formal Tender Process	OJEU where required, Contracts Finder and on a Website approved by the Director of Corporate Resources for the purpose of notifying the	Formal Tender and sealed bids (may be submitted via an electronic tendering system, see Rule 5(g) (ii)).

EU Above Formal Tender OJEU and on a website approved by the Director of Corporate Resources for the purpose of notifying the supply market. Tender and sealed bids (may be submitted via an electronic tendering system, see Rule 9(g)). * The Council cannot give preference to local suppliers, as there are legislative constraints and such a policy would be incompatible with Best Value. However, the Council recognises that there can be barriers limiting or restricting the ability of smaller suppliers to compete for Council business. The Council will seek to reduce the impact of	Above Above Formal Tender OJEU required, C Relevant EU Process Finder and on a V Threshold Process For the purpose of corporate Resident to the purpose of notifying the sup market * The Council cannot give preference to local suppliers, as there are legislative constraints and such a policy would be there can be barriers limiting or restricting the ability of smaller suppliers to compete for Council business. The Courcil legally, without discrimination, and without placing unacceptable levels of risk on the Council. (c) Details of oral Quotations must be recorded in writing.
such barriers, where it can do so legally, without discrimination, and without placing unacceptable levels of risk on the Council. (c) Details of oral Quotations must be recorded appropriately.	RULE 12
Selection and Award Evaluation Criteria	Suitability Assessment and Award Evaluation Criteria
 (a) A Procurement Exercise must include both selection and award criteria; (b) Selection criteria must be included in the evaluation process where employing the Open Tendering procedure (Rule 14) or must be the only criteria used for the shortlisting methodology where employing the Restricted procedure (Rule 15). 	 (a) ESPO shall not include a pre-qualification questionnaire stage w the EU Threshold set out in Reg 5 (1) (c) of the Public Contracts I only Suitability Assessment Questions may be asked. A standard must be used. (b) In a Procurement Exercise with an Estimated Value equal to or g and award criteria must be included. A Standardised Pre-Qualif selection criteria; (c) Selection criteria must be included in the evaluation process wh (Rule 15) or must be the only criteria used for the shortlisting M procedure (Rule 16).
RULE 12	RULE 13
Award Methodology and Evaluation Criteria	Award Methodology and Evaluation Criteria
 (a) The award methodology must be either: the most economically advantageous Tender based on a range of predetermined evaluation criteria which must be set out in the Invitation to Tender; or 	(a) The award criteria shall be based on the most economically advantation of the shall be identified on the basis or price or cost, usin Cycle Costing and may include the best price-quality ratio which such as qualitative, environmental and/or social aspects or any or based on the social aspects or based on t

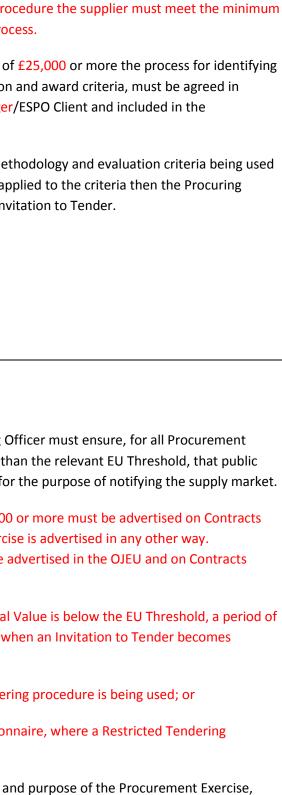
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Contracts		I
Website		
Director		
sources		
of		
oply		
d be incompatible	with Best Value. However, the Council recognises that	
uncil will seek to r	educe the impact of such barriers, where it can do so	
	alue of the procurement is below	
-	s 2015. Below the EU Threshold	
dised form	of Suitability Assessment Questions	S
greater tha	n the EU Threshold both selection	
-	estionnaire must be used for the	
here applyi	ng the Open Tendering procedure	
	y where applying the Restricted	
Ŭ	,, .	
vantageous	Tender from ESPO's point of view.	
J		

ing a cost-effectiveness approach, such as Life ch shall be assessed on the basis of the criteria, y other criteria linked to the subject-matter of

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	 the lowest price (where ESPO/ESPO Client is to pay the supplier); or 		the Contract in question.
(b) (c) (d)	 the highest price (where the supplier is to pay ESPO/ESPO Client). Before a Contract can be awarded the supplier must meet the minimum standard for the selection criteria where included in the evaluation process where employing the Open Tendering procedure (Rule 14) or where the only criteria used for the shortlisting methodology where employing the Restricted procedure (Rule 15). In the case of a Procurement Exercise with an Estimated Value of £20,000 or more the process for identifying the most economically advantageous Tender, including selection and award criteria, must be agreed in consultation with the appropriate Head of Category/ESPO Client and included in the RFQ/Invitation to Tender and a copy retained on file. The Procuring Officer must notify all Tenderers of the award methodology and evaluation criteria being used in the case of the Contract in question. If weightings are to be applied to the criteria then the Procuring Officer must ensure that these are also incorporated into the Invitation to Tender. 	(b) (c) (d)	 Before a Contract can be awarded following an Open Tender process standard for the selection criteria included in the evaluation process. In the case of a Procurement Exercise with an Estimated Value of £ the most economically advantageous Tender, including selection are consultation with the appropriate Procurement Service Manager/E RFQ/Invitation to Tender and a copy retained on file. The Procuring Officer must notify all Tenderers of the award method in the case of the Contract in question. If weightings are to be applie Officer must ensure that these are also incorporated into the Invitation.
RULE 13		RULE 14	
Contract	Opportunity Publication	Contrac	t Opportunity Publication
(a) (b)	 Unless otherwise agreed by the Director of ESPO the Procuring Officer must ensure, for all Procurement Exercises with an Estimated Value of £20,000 or more but less than the relevant EU Threshold, that public notice is given on a website approved by the Director of ESPO for the purpose of notifying the supply market. For all proposed contracts where the Total Value is below the EU threshold, a period of at least fifteen days should be allowed between the closing date for requests for the Invitation to Tender and either: i) the deadline for receipt of Tenders, where an Open Tendering procedure is being used, or ii) the deadline for receipt of Pre-Qualification Questionnaires or Expressions of Interest, where a Restricted Tendering procedure is being used. The Contract Opportunity Publication must express the nature and purpose of the Procurement 	(a) (b) (c)	 Unless otherwise agreed by the Director of ESPO the Procuring Offic Exercises with an Estimated Value of £25,000 or more but less than notice is given on a website approved by the Director of ESPO for the All Procurement Exercises within the Estimated Value of £25,000 or Finder within 24 hours of the time when the Procurement Exercise Procurement Exercises over the relevant EU Threshold must be advertised. For all proposed Contracts which are advertised where the Total Valat least ten working days should be allowed between the date where available to all bidders and either: (i) the deadline for receipt of Tenders where an Open Tendering (ii) the deadline for receipt of Suitability Assessment Questionnal proposed Contracts of Suitability Assessment Questio
(c)	Exercise, stating where further details may be obtained and inviting Tenders or Quotations in response to the Contract Opportunity Publication.		procedure is being used.



m an interested supplier is to respond and

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		-	
	by the Director of ESPO for the purpose of notifying the supply market. Part B Services need only be advertised on a website approved by the Director of ESPO for the purpose of notifying the supply market.	(e)	any other requirements such as suitability requirements or explain of the Estimated Value exceeds the relevant EU Threshold the Pro-
(e)	Under no circumstances must a Contract Opportunity Publication appear in any form before		Opportunity Publication is first published in the OJEU and then on ESPO for the purpose of notifying the supply market and in Contr
	publication in the OJEU and neither should any advertisement contain any more information than that published in the OJEU.	(f)	A Procurement Exercise that is equal to or more than the EU Three procured in compliance with Chapter 3, Section 7 of the Public Co
(f)	Rule 13 is a minimum requirement and does not preclude further Contract Opportunity Publication where appropriate (e.g. in the local newspaper, trade or professional journal, the ESPO website).	(g)	Only in exceptional circumstances should a Contract Opportunity publication in the OJEU and neither should any advertisement co published in the OJEU.
		(f)	The advertising requirements set out in this Rule 14 are minimun further Contract Opportunity Publication where appropriate (e.g. professional journal, the ESPO website).
PROCUR	EMENT PROCESS	PROCUR	REMENT PROCESS
RULE 14		RULE 15	,
Open Tei	ndering	Open Tendering	
		Rule ren	nains the same as current provision
RULE 15		RULE 16	
Restricte	d Tendering	Restricte	ed Tendering
(a)	Rule 15 applies to Tenders where the Estimated Value is equal to or exceeds the EU Threshold.	(a)	Subject to Rule 16 (b), this Rule applies to Tenders where the Est Threshold.
(b)	 Under Restricted Tendering, the Procuring Officer need only send Invitations to Tender to: (i) not less than five of the Persons who respond to the Contract Opportunity Publication and who best meet the shortlisting methodology agreed in Rule 12(b); or 	(b)	Where the services being tendered are Light-Touch Services the Restricted Tendering procedure but is not required to.
	(ii) where fewer than five Persons have applied or are considered suitable, to all those Persons who equal or exceed the minimum requirements for the shortlisting methodology agreed	(c)	Under Restricted Tendering, the Procuring Officer need only send(i) not less than five of the Persons who respond to the Con
	in Rule 12(b).		meet the shortlisting methodology agreed in Rule 12(c);
(c)	The shortlisting criteria and process must be prepared (in consultation with the ESPO Client) in advance of the issue of the Pre-Qualification Questionnaire and a copy retained on record.		 (ii) where fewer than five Persons have applied or are consident equal or exceed the minimum requirements for the short
(d)	All Persons that do not qualify for inclusion on the shortlist to receive an Invitation to Tender must receive notice that they have been excluded from the Procurement Exercise. Any Person requesting in writing the reasons why they were unsuccessful shall be informed by the Procuring	(d)	The shortlisting criteria and process must be prepared (in consult the issue of the Standardised Pre-Qualification Questionnaire and

lanatory information.

Procuring Officer must ensure that the Contract on a website approved by the Director of Intracts Finder.

nreshold for Light-Touch Services must be Contracts Regulations 2015.

ity Publication appear in ANY form before contain any more information than that

um requirements and does not preclude .g. in the local newspaper, trade or

stimated Value is equal to or exceeds the EU

e Procuring Officer may choose to use this

end Invitations to Tender to:

ontract Opportunity Publication and who best); or

sidered suitable, to all those Persons who ortlisting methodology agreed in Rule 12(c).

ultation with the ESPO Client) in advance of and a copy retained on file.

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(e) All Persons that do not qualify for inclusion on the shortlist to r notice that they have been excluded from the Procurement Exc reasons why they were unsuccessful shall be informed by the P Client decision.
RULE 17
Negotiated Procedure, Competitive Procedure with Negotiation, Competent Partnership Procedure The Negotiated Procedure, Competitive Procedure with Negotiation, Competitives Procedure must only be used with the prior approval of the Competences. [Note: A short briefing note for the approval of the Director of Corporate Solicitor, is required to justify the use of the Negotiated Procedure, Competitive Dialogue Procedure and Innovation Partnership Procedure.]

receive an Invitation to Tender must receive kercise. Any Person requesting in writing the Procuring Officer of the reasons for ESPO/ESPO

etitive Dialogue Procedure and Innovation

mpetitive Dialogue Procedure and Innovation County Solicitor and the Director of Corporate

Resources, in consultation with the County petitive Procedure with Negotiation,

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RULE 17		RULE 18		
Invitatio	ns to Tender	Invitations to Tender		
(a)	Every Invitation to Tender must specify the latest day and hour and the place appointed for the receipt of Tenders and, for Tenders where the Estimated Value is £100,000 or more, must state the effect of Rule 18.	(a)	Every Invitation to Tender must specify the latest day and hour Tenders and must state the effect of Rule 19.	
(b)	The Procuring Officer must give all Tenderers the same information about the Procurement Exercise and in particular information relating to the tender process, specification, award methodology and evaluation criteria.	(b)	Procuring Officers must give all Tenderers the same information particular information relating to the tender process, specificati criteria.	
c)	The Procuring Officer must also give all Tenderers the same information relating to questions, answers and clarifications raised during the Procurement Exercise unless they relate solely to	c)	Procuring Officers must also give all Tenderers the same inform clarifications raised during the Procurement Exercise unless the	
	another Person's Tender.	(d)	All Procurement Exercises equal to or greater than £25,000 sha System. Only in exceptional cases may a Procurement Exercise	
(d)	Tenders, where the Estimated Value is £100,000 or more, must be addressed to and opened by the Director of ESPO or handled via an electronic tendering system approved in accordance with Rule 4		Tendering System. Paper Tenders must be submitted to, addre	
	(f).	(e)	Where Tenders are to be received by the Director of ESPO, the ESPO a note of the subject and the closing date and time and (w	
(e)	Where Tenders are to be received by the Director of ESPO, the Procuring Officer must send to the Director of ESPO a note of the subject and the closing date and time and (where appropriate) a list of the Persons invited to tender together with the Estimated Value before the closing date for receipt of Tenders.		To tender together with the Estimated Value before the closing	

ur and the place appointed for the receipt of

ion about the Procurement Exercise and in ation, award methodology and evaluation

rmation relating to questions, answers and hey relate solely to another Person's Tender.

hall be handled via an Electronic Tendering se be undertaken not using an Electronic Iressed to and opened by the Director of ESPO.

ne Procuring Officer must send to the Director of (where appropriate) a list of the Persons invited ng date for receipt of Tenders.

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RULE 18		RULE 19		
rregula	regular Tenders		Irregular Tenders	
(a)	An Irregular Tender must not be accepted by either the Director of ESPO or the Procuring Officer, other than in accordance with this Rule.	(a)	An Irregular Tender must not be accepted by either the Direct in accordance with this Rule.	
(b)	A Tender is not valid unless it has been delivered to the place appointed in accordance with Rule 17 and not later than the appointed day and hour.	(b)	A Tender is not valid unless it has been either submitted via ar paper tenders delivered to the place appointed in accordance	
(c)	Tenders other than E-Tenders where the Estimated Value is £100,000 or more are not valid unless they are received in a plain sealed envelope or parcel addressed to the Director of ESPO. The envelope or package must bear the word "Tender" followed by the subject to which it relates.	(c)	day and hour. Tenders other than E-Tenders where the Estimated Value is equivalence they are received in a plain sealed envelope or parcel are	
(d)	E-Tenders must be submitted in accordance with the requirements of the electronic tendering process used.	(d)	envelope or package must bear the word "Tender" followed b E-Tenders must be submitted in accordance with the requirem	
(e)	Where a Tender has been received which is an Irregular Tender in that it does not fully comply with the instructions given in the Invitation to Tender and/or because it is received after the appointed time for receipt or does not comply with Rules 18(b) or 18(c), the provisions of Rules 18(f) and 18(g)	(e)	Where a Tender has been received which is an Irregular Tender instructions given in the Invitation to Tender and/or because in receipt or does not comply with Rules 19(b) or 19(c), the provi	
(f)	apply. A Tender other than an E-Tender which is received after the closing date and time can be opened and evaluated in accordance with Rule 19 if there is clear evidence of it having:-	(f)	A Tender other than an E-Tender which is received after the cl evaluated in accordance with Rule 20 if there is clear evidence	
	(i) been posted by first class post at least a day before the closing date; OR		 (i) been posted by first class post at least a day before the (ii) been posted by second class post at least three days b 	
	(ii) been posted by second class post at least three days before the closing date; OR(iii) been placed in the custody of a courier who has provided written assurance of delivery		 (iii) been placed in the custody of a courier who has provid closing date and time. 	
(g) (h)	(iii) been placed in the custody of a counter who has provided written assurance of derivery prior to the closing date and time. If in other cases of Irregular Tenders the Director of ESPO, in consultation with the County Solicitor, considers that there are exceptional circumstances and that the Tenderer who submitted the Irregular Tender has gained no advantage from its irregularity he or she may determine to accept the Irregular Tender and authorise that it be opened and evaluated together with any other Tenders in accordance with Rule 19. The Director of ESPO shall record in writing the reasons why each Irregular Tender has been accepted or rejected. Irregular Tenders that the Director of ESPO has rejected under this Rule must be returned to the Tenderer by the Director of ESPO with a covering letter stating the reason for their rejection.	(g) (h)	If in other cases of Irregular Tenders the Director of ESPO, in contrast there are exceptional circumstances and that the Tendered gained no advantage from its irregularity he or she may deterred authorise that it be opened and evaluated together with any contrast of ESPO shall record in writing the reasons why each I Irregular Tenders that the Director of ESPO has rejected under the Director of ESPO with a covering letter stating the reason for the tendered together is the tendered together in the tendered together is the tendered together the tendered together is	

ctor of ESPO or the Procuring Officer, other than an Electronic Tendering System or in the case se with Rule 18 and not later than the appointed

equal to or greater than £164,176 are not valid addressed to the Director of ESPO. The by the subject to which it relates.

ements of the Electronic Tendering System used.

der in that it does not fully comply with the it is received after the appointed time for visions of Rules 19(f) and 19(g) apply.

closing date and time can be opened and ce of it having:-

he closing date; OR

before the closing date; OR

ided written assurance of delivery prior to the

consultation with the County Solicitor, considers rer who submitted the Irregular Tender has rmine to accept the Irregular Tender and other Tenders in accordance with Rule 20. The Irregular Tender has been accepted or rejected.

er this Rule must be returned to the Tenderer by of their rejection.

NB. Rule numbering in ESPO's Contract Procedure Rules has been amended to correspond with Leicestershire County Council's Contract Procedure Rules

RULE 19		RULE 20		
Receipt o	and Opening of Tenders	Receipt	Receipt and Opening of Tenders	
(a)	Rule 19 (b) to (f) apply only to Tenders where the Estimated Value is £100,000 or more and the Tender is not an E-Tender. Rule 19 (g) applies to E-Tenders only.	(a)	Rule 20 (b) to (f) apply only to Tenders where the Estimated Value the Tender is not an E-Tender. Rule 20 (g) applies to E-Tenders or	
(b)	On receipt, envelopes containing Tenders must be date and time stamped by the Director of ESPO and shall remain in his custody until they are opened.	(b)	On receipt, envelopes containing Tenders must be date and time remain in his custody until they are opened.	
(c)	The Director of ESPO must keep a record of all Tenders received.	(c) 1	The Director of ESPO must keep a record of all Tenders received.	
(d)	Tenders must be opened at one time in the presence of not less than two Officers one of whom is not involved in the Procurement Exercise and who is designated by the Director of ESPO. Each Officer must initial each Tender once opened which must also be date stamped.	(d)	Tenders must be opened at one time in the presence of not less t involved in the Procurement Exercise and who is designated by th each Tender once opened which must also be date stamped.	
(e)	Particulars of all Tenders opened must be entered by the Director of ESPO upon the record which must be signed by the Officers present at the opening, together with a note of all irregular Tenders.	(e)	Particulars of all Tenders opened must be entered by the Director signed by the Officers present at the opening, together with a not	
(f)	The Director of ESPO must forthwith send a copy of the record to the appropriate Procuring Officer (with the Tenders) and must retain a copy himself.	(f)	The Director of ESPO must forthwith send a copy of the record to Tenders) and must retain a copy himself.	
(g)	E-Tenders must be opened in accordance with the requirements of the electronic tendering process used.	(g)	E-Tenders must be opened in accordance with the requirements	
RULE 20		RULE 21		
Errors or	r Discrepancies in Tenders	Errors o	r Discrepancies in Tenders	
(a)	Tenderers are not allowed to alter their Tenders after opening save in accordance with this Rule or Rule 21.	(a)	Tenderers are not allowed to alter their Tenders after opening sa	
(b)	Where it is suspected that there has been an error in a Tender and following the closing date for receipt of Tenders but before acceptance of any Tender discussions may take place with	(b)	Where it is suspected that there has been an error in a Tender ar Tenders but before acceptance of any Tender discussions may taken the second	
	Tenderers in order to seek clarification from Tenderers.		(i) ensure that the Tender is constructed correctly; or	
(c)	A written note of the discussions must be made by the Procuring Officer to record the suspected		(ii) ensure that the Tenderer has fully understood the specificatio	
	error, date, time, detail of the discussion and any agreement reached.		(iii) seek clarification from Tenderers of cost, quality and perform	
		(c)	A written note of the discussions must be made by the Procuring time, detail of the discussion and any agreement reached.	
		•		

/alue is equal to or greater than £164,176 and rs only.
ime stamped by the Director of ESPO and shall
1.
ess than two Officers one of whom is not by the Director of ESPO. Each Officer must initial
ector of ESPO upon the record which must be a note of all irregular Tenders.
d to the appropriate Procuring Officer (with the
ents of the Electronic Tendering System used.
g save in accordance with this Rule or Rule 22.
er and following the closing date for receipt of y take place with Tenderers in order to:
cation; or
ormance indicators.
ing Officer to record the suspected error, date,

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RULE 21		RULE 22		
Discussions and Post Tender Negotiations		Discussions and Post Tender Negotiations		
(a)	Subject to Rule 21(c), in the case where the Estimated Value was below the EU Threshold, and following the closing date for receipt of Tenders but before acceptance of any Tender, the Procuring Officer in consultation with the appropriate Head of Category may carry out Post Tender Negotiations in an attempt to secure improvements in the price or economic advantage in one or more of the following circumstances: (i) where the most competitive Tender (according to the pre-determined award methodology	 (a) In the case where the Estimated Value was below the EU Thresh with the appropriate Procurement Service Manager may carry or Tenderer submitting the most competitive Tender in an attemp economic advantage in one or more of the following circumstar (i) where the most competitive Tender (according to the p evaluation criteria) submitted exceeds the Estimated Value was below the EU Thresh with the appropriate Procurement Service Manager may carry or Tenderer submitting the most competitive Tender in an attemp economic advantage in one or more of the following circumstar 		
	 (ii) where it is considered that the price of the most competitive Tender submitted does not represent the Best Value for money that can reasonably be obtained; 	(ii) where it is considered that the price of the most competence of the Best Value for money that can reasonably be obtain		
	 (iii) where Tenders have been invited only on the basis of unit prices or a schedule of rates and the lowest in aggregate is not the lowest on all items; 	 (iii) where Tenders have been invited only on the basis of u lowest in aggregate is not the lowest on all items; (iv) where the most competitive Tender contains conditions 		
	 (iv) where the most competitive Tender contains conditions, trading terms, guarantees, or provisions relating to performance or service delivery less favourable than in other Tenders, or than stipulated for and this defect appears capable of being remedied by Post Tender Negotiations. 	 relating to performance or service delivery less favoural for and this defect appears capable of being remedied b (b) When conducting Post Tender Negotiations, the following addition 		
(b)	When conducting Post Tender Negotiations, as part of a Procurement Exercise where the Estimated Value is £100,000 or more (but below the EU Threshold) and subject to Rule 21(c), only the Tenderer submitting the most competitive Tender in accordance with the award methodology and evaluation criteria (Rule 12) may be invited to participate in Post Tender Negotiations.	 (i) At no time during the negotiations must a Tenderer be insubmitted or as to whether or not the Tender he submitted (ii) During negotiations in person there must always be present officers. 		
(c)	 When conducting Post Tender Negotiations, the following additional rules shall apply: (i) At no time during the negotiations must a Tenderer be informed of the detail of any other Tender submitted or as to whether or not the Tender he submitted was the lowest. 	 (iii) A note of the negotiations will be made by one of the offi present recording those present, the time and location of any agreement reached. 		
	 During negotiations in person there must always be present at least two Officers or ESPO Client officers. 	 (iv) Post Tender Negotiations shall not enable any material de The County Solicitor shall determine whether any propose material departure. 		
	(iii) A note of the negotiations will be made by one of the officers referred to in the proceeding rule present recording those present, the time and location of the negotiations, detail of the discussion and any agreement reached.	(c) Post Tender Negotiations are not allowed in the case of Contrac relevant EU threshold. However, clarifications of errors or discre accordance with Rule 21.		
	(iv) Post Tender Negotiations shall not enable any material departure from the published specification. The County Solicitor shall determine whether any proposed change to the specification constitutes a material departure and whether as a consequence other Tenderers shall be permitted to participate in Post Tender Negotiations and/or whether new			

shold, the Procuring Officer in consultation of out Post Tender Negotiations with the opt to secure improvements in the price or ances:

pre-determined award methodology and Value;

petitive Tender submitted does not represent ined;

unit prices or a schedule of rates and the

ns, trading terms, guarantees, or provisions able than in other Tenders, or than stipulated I by Post Tender Negotiations.

ional rules shall apply:

nformed of the detail of any other Tender tted was the lowest.

sent at least two Officers or ESPO Client

ficers referred to in the proceeding rule of the negotiations, detail of the discussion and

departure from the published specification. used change to the specification constitutes a

acts with an Estimated Value exceeding the crepancies in Tenders may take place in

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	Tenders should be invited, to avoid any potential allegations of competition being distorted.		
(d)	Post Tender Negotiations are not allowed in the case of Contracts with an Estimated Value exceeding the relevant EU threshold. However, clarifications of errors or discrepancies in Tenders may take place in accordance with Rule 20.		
AWARD	OF CONTRACT	AWARD	OF CONTRACT
RULE 22		RULE 23	
Accepta	nce of Tenders	Accepta	nce of Tenders
(a)	A Tender can only be accepted in accordance with the initial award methodology and evaluation criteria as set out in Rule 12. Any evaluation sheets must be maintained on file in accordance with Rule 33.	(a) (b)	A Tender can only be accepted in accordance with the initial awar set out in Rule 13. Any evaluation sheets must be maintained on Any Tender with an Estimated Value of below £25,000 (where a R
(b)	Any Tender with an Estimated Value of below £20,000 (where a Request for Quotation or an Invitation to Tender is not used) may only be accepted with the prior written approval of the Director of ESPO.	(c)	Tender is not used) may only be accepted with the prior written a If the Tender to be accepted exceeds the budget which was agree Officer must ensure that sufficient funds are available and approv
(c)	If the Tender to be accepted exceeds the budget which was agreed in accordance with Rule 4(e) the Procuring Officer must ensure that sufficient funds are available and approved by the ESPO Client, appropriate budget holder, Director of ESPO, or the ESPO Management Committee as appropriate, prior to accepting the Tender.	(d)	holder, Director of ESPO, or the ESPO Management Committee a Where an abnormally low Tender is submitted ESPO shall require or costs proposed and may only reject the Tender where the expl established that the Tender is low due to breaches of environment
(d)	An abnormally low Tender may not be rejected without first giving the Tenderer the opportunity to explain the tendered price.	(e)	the Tender. The Director of ESPO shall have the authority to accept a Tender
(e)	The Director of ESPO shall have the authority to accept a Tender but in any particular circumstance may decline to give approval and refer the decision to the ESPO Management Committee to determine.		decline to give approval and refer the decision to the ESPO Mana
RULE 23		RULE 24	
Notificat	tion of Contract Award	Notifica	tion of Contract Award
(a)	The Procuring Officer must notify the successful Tenderer of the acceptance of their Tender and for all Procurement Exercises with an Estimated Value of £1,000 or more this notification must be in writing.	(a)	The Procuring Officer must notify the successful Tenderer of the a Procurement Exercises with an Estimated Value of £5,000 or more
(b)	In the case where the Estimated Value is £20,000 or more the Procuring Officer must notify in writing all Tenderers who submitted a Tender of the decision as soon as possible after the decision	(b)	In the case where the Estimated Value is £25,000 or more the Pro Tenderers who submitted a Tender of the decision as soon as pos

award methodology and evaluation criteria as d on file in accordance with Rule 33.
e a Request for Quotation or an Invitation to ten approval of the Director of ESPO.
agreed in accordance with Rule 5(f) the Procuring oproved by the ESPO Client, appropriate budget ee as appropriate, prior to accepting the Tender.
quire the Tenderer to explain in writing the price explanation is unsatisfactory. Where it is mental, social or labour law, ESPO must reject
der but in any particular circumstance may lanagement Committee to determine.
the acceptance of their Tender and for all

more this notification must be in writing.

Procuring Officer must notify in writing all possible after the decision has been made.

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	has be	een made.	(c)		e a Contract with an Estimated Value of £25,000 or more is av
(c)	In the	 case where the Estimated Value is equal to or above the appropriate EU Threshold, the ving additional Rules shall apply: The notice in rule 23 (b) shall include the award criteria, the reasons for the decision, including the successful Person's score, the score (if any) of the Person receiving the notice, and the characteristics and (if appropriate) relative advantages of the successful Person's Tender, any reasons why the recipient of the notice did not meet the technical specification, the name of the Person awarded the Contract, as well as the date when the standstill period required in accordance with Rule 23 (c) (ii) will come to an end. A minimum period of 10 calendar days must elapse between the day of sending the notice is sent electronically. Where the notice is sent by other means then either 15 days from the day of sending the notice or 10 days from the day of receipt of the notice by the last Tenderer to receive the notice must elapse. In all cases counting the day after sending the notice as day 1. The standstill period must end on a working day. The Procuring Officer shall ensure that an OJEU Contract award notice is placed within 48 days of the Contract award. 	(c) (d)	requir	 red by the Public Contracts Regulations 2015 on Contracts Fine case where the Estimated Value is equal to or greater than the ional Rules will apply: The notice in rule 24 (b) shall include the award criteria, the successful Tenderer's score, the score (if any) of the Tender characteristics and (if appropriate) relative advantages of the reasons why the recipient of the notice did not meet the term Tenderer awarded the Contract, as well as the date when the with Rule 24 (d) (ii) will come to an end. A minimum period of 10 calendar days must elapse between (b) and the date on which ESPO/ESPO Client enter into a Contract as from the day of receipt of the notice by the last Tender all cases counting the day after sending the notice as day 1 working day. The Procuring Officer shall ensure that an OJEU contract avard accordance with regulation 74 for Light-Touch Services and
RULE 24 Form of ((a)	A Con (i) (ii)	tract shall be formed: by exchange of letter or electronic communication accepting the successful Tender and incorporating the Invitation to Tender or Request for Quotation and the outcome of any subsequent negotiations and discussions; or by completion of a formal Contract incorporating the Invitation to Tender or Request for Quotation, the Tender or Quotation and the outcome of any subsequent negotiations and/or discussions; or	RULE 25 Form of (a)		ct ntract shall be formed: by exchange of letter or electronic communication accepting the Invitation to Tender or Request for Quotation and the of and discussions; or by completion of a formal Contract incorporating the Invita- the Tender or Quotation and the outcome of any subseque by placing an order in accordance with Rule 26.
(b)	(iii) In det	by placing an order in accordance with Rule 25. ermining and negotiating the terms and conditions of Contract, the Procuring Officer must	(b)		termining and negotiating the terms and conditions of Contra- ppropriate Standard Terms and Conditions are incorporated u

is awarded ESPO must publish information as s Finder within a reasonable time.

an the relevant EU Threshold the following

a, the reasons for the decision, including the nderer receiving the notice, and the of the successful Tenderer's Tender, any ne technical specification, the name of the en the standstill period required in accordance

ween the day of sending the notice in Rule 24 a Contract if the notice is sent electronically. 5 days from the day of sending the notice or 10 enderer to receive the notice must elapse. In ay 1. The standstill period must end on a

ct award notice is placed within 30 days of the tracts are awarded under the regime covering vard notices may be grouped together in and regulation 50 (5) for Dynamic Purchasing

epting the successful Tender and incorporating the outcome of any subsequent negotiations

nvitation to Tender or Request for Quotation, equent negotiations and/or discussions; or

ntract, the Procuring Officer must ensure that ed unless the Procuring Officer having

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ensure that the appropriate Standard Terms and Conditions are incorporated unless the Procuring Officer having consulted the Director of ESPO and the County Solicitor considers it inappropriate to do so.

- All Contracts with an Estimated Value of £20,000 or more must be in writing and where (c) appropriate the Director of ESPO shall:
 - ensure that the Contract includes a definition of the circumstances that will be considered (i) to constitute a default on the terms of the Contract by the supplier. The Contract must provide for notice of default to be given to the supplier and for any resulting losses to be recovered from the supplier if the default is not rectified.
 - decide whether it is necessary to require suppliers to provide a Performance Bond with a (ii) third party. The need for this will depend on an assessment of the risk associated with the Contract or the supplier.
 - (iii) ensure that the Contract provides for the supplier to have an insurance policy, which can be inspected during the Contract period. The Director of ESPO shall be consulted on the insurance requirements.

[Note: Insurance Levels (which may be amended for a specific Procurement Exercise, where appropriate, and agreed by the Procuring Officer with the Servicing Authority's Insurance Manager):

- *Employers Insurance = £10m (for each and every occurrence)* 0
- Public/Third Party Insurance (including Products Liability, if needed) = £10m (for each and 0 every occurrence)
- *Professional Indemnity (where appropriate) = £2m.* 0

To vary the insurance levels for a particular Procurement Exercise approval must be gained from the Servicing Authority's Insurance Manager, or the ESPO Client Insurance Manager as appropriate.]

(iv) consult the Director of ESPO on the appropriate VAT requirements.

> [Note: Should any advice on VAT be required for a particular Procurement Exercise, contact the Servicing Authority's Technical Accountant - Taxation Co-ordinator]

- (d) Every Contract must be signed by the Director of ESPO or an Officer designated by him or her and in cases determined by the County Solicitor shall be under seal in the form prepared or approved by him or her.
- Except after consultation with the County Solicitor, work or services must not be authorised to (e) commence or goods to be supplied where such works, services or goods are to be the subject of a Contract under seal until the County Solicitor has advised that the Contract has been signed by the

ensure that the Contract includes a definition of the circumstances that will be considered to constitute a default on the terms of the Contract by the supplier. The Contract must provide for notice of default to be given to the supplier and for any resulting losses to be recovered from the supplier if the default is not rectified. decide whether it is necessary to require suppliers to provide a Performance Bond with a third party. The need for this will depend on an assessment of the risk associated with the Contract or the supplier. ensure that the Contract provides for the supplier to have an insurance policy, which can be inspected during the Contract period. The Director of ESPO shall be consulted on the insurance requirements. *Employers Insurance = £10m (for each and every occurrence)* Public/Third Party Insurance (including Products Liability, if needed) = £10m (for each and every occurrence) Professional Indemnity (where appropriate) = $\pounds 2m$. consult the Director of ESPO on the appropriate VAT requirements. [Note: Should any advice on VAT be required for a particular Procurement Exercise, contact the Servicing Authority's Technical Accountant - Taxation Co-ordinator]

- (c) Director of ESPO shall:
 - (i)
 - (ii)
 - (iii)

- 0
- 0

consulted the Director of ESPO and the County Solicitor considers it inappropriate to do so. All Contracts with an Estimated Value of £25,000 or more must be in writing and where appropriate the [Note: Insurance Levels (which may be amended for a specific Procurement Exercise, where appropriate, and agreed by the Procuring Officer with the Servicing Authority's Insurance Manager): 0 To vary the insurance levels for a particular Procurement Exercise approval must be gained from the Servicing Authority's Insurance Manager, or the ESPO Client Insurance Manager as appropriate.] Every Contract must be signed by the Director of ESPO or an Officer designated by him or her and in cases

(iv)

- (d) determined by the County Solicitor shall be under seal in the form prepared or approved by him or her.
- Except after consultation with the County Solicitor, work or services must not be authorised to commence or (e) goods to be supplied where such works, services or goods are to be the subject of a Contract under seal until the County Solicitor has advised that the Contract has been signed by the supplier.

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	supplier.				
RULE 25		RULE 26			
Orders f	or work, goods and services	Orders f	or work, goods and services		
		Rule rem	Rule remains the same as current provision		
STANDI	NG LISTS	STANDI	NG LISTS		
RULE 26		RULE 27			
Standing	g Lists	Standing	g Lists		
		Rule rem	Rule remains the same as current provision		
FRAME	VORK AGREEMENTS	FRAMEV	VORK AGREEMENTS		
RULE 27		RULE 28	RULE 28		
Framew	ork Agreements	Framew	Framework Agreements		
(a)	The Procuring Officer must establish all Framework Agreements in accordance with these Rules.	(a)	The Procuring Officer must establish all Framework Agreemen		
(b)	Framework Agreements must not be awarded for more than 4 years, including any extensions without the prior written consent of the Director of ESPO.	(b)	Framework Agreements must not be awarded for more than 4 prior written consent of the Director of ESPO following consult		
(c)	All suppliers on the Framework Agreement capable of performing the Contract must be invited to participate in a Further Competition unless it is clear from the terms of the Framework Agreement which supplier best meets the award methodology set out in the Framework Agreement in which case that supplier may be selected.	(c)	All suppliers on the Framework Agreement capable of perform in a Further Competition unless it is clear from the terms of the meets the award methodology set out in the Framework Agree selected.		
(d)	Additional suppliers may only be added to a Framework Agreement throughout its duration in circumstances where:	(d)	Additional suppliers may only be added to a Framework Agree where:		
	(i) the Estimated Value is below the EU Threshold;		(i) the Estimated Value is below the EU Threshold;		
	(ii) the services tendered are Part B Services to which the full regime of the Public Contracts Regulations 2006 is not considered to apply; and		(ii) the services tendered are Light-Touch Services to which the Regulations 2015 is not considered to apply; and		
	provided that the Invitation to tender states:		provided that the Invitation to tender states:		
	(i) that new suppliers may be added to the Framework Agreement;		(i) that new suppliers may be added to the Framework Agr		
	and		and		
		1			

A years, including any extensions without the tation with the County Solicitor. Ining the Contract must be invited to participate the Framework Agreement which supplier best teement in which case that supplier may be

e full regime of the Public Contracts

eement;

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(ii) how many suppliers can apply to be added to the Framework Agreement; and	(ii) how many suppliers can apply to be added to the Frame		
that the same evaluation criteria and award methodology are applied when deciding whether to award a place on the Framework Agreement to new suppliers as were applied at the time of the original award. the Framework Agreement to new suppliers as were applied at the time of the original award.			
RULE 28	RULE 29		
Dynamic Purchasing Systems	Dynamic Purchasing Systems The Procuring Officer must only establish Dynamic Purchasing Systems w of ESPO and in accordance with the requirements of the Public Contracts appropriate.		
The Procuring Officer must only establish Dynamic Purchasing Systems with the prior written approval of the Director of ESPO and in accordance with the requirements of the EU Directives and these Rules where appropriate.			
CONTRACT AMENDMENTS	CONTRACT AMENDMENTS		
RULE 29	RULE 30		
Contract Variations	Contract Modifications and Extensions		
 In the case of a Contract which was originally approved by the ESPO Management Committee and where any variations are considered significant by the Director of ESPO or the County Solicitor in consultation with the appropriate Head of Category, then authority must be gained from the ESPO Management Committee. In all other circumstances the following applies: (a) Prior to any variation being agreed which would result in an increase in the Total Value of the contract the Procuring Officer must ensure that sufficient additional budget provision has been approved by the budget holder, or ESPO Client. (b) If the Total Value of the Contract is under £100,000 including the planned variation, the Director of ESPO, in consultation with the appropriate Head of Category and the County Solicitor, shall be authorised to vary the Contract. This authorisation must be issued before the work is carried out, or in the case of an emergency, immediately thereafter. (c) In the case of a Contract with a Total Value of £100,000 or more: 	 Contract Modifications (a) Subject to Rule 30(b) below, Contracts may be modified where (i) below the current EU Threshold for service/supply/wo (ii) is less than 10% of the initial Contract value for service the initial Contract value for works. (b) The Director of ESPO in consultation with the appropriate Proceto modify the contract in accordance with Rule 30(a) above proceed (i) the modification does not alter the overall nature of the (ii) where there is, or has been more than one modification of all modifications for the purpose of Rule 30(a) above. 		
i)for any variation(s) that would increase or decrease the Total Value of the Contract by 10% or more, the Director of ESPO shall before making any variation(s) consult with the Head of Category and the County Solicitor and must gain the prior approval of the ESPO Client (where the variation relates to an ESPO Client contract). This approval must be issued before the work is carried out, or in the case of an emergency immediately thereafter.	(c) In all other circumstances, where the proposed modification est and/or 30(a) (ii) or where the proposed modification does not ESPO in consultation with the appropriate Procurement Service the prior approval of the Director of Corporate Resources. This supply, services or works are carried out.		
ii) for any variation(s) that would increase or decrease the Total Value of the contract by less than	(d) Prior to any modification being agreed which would result in a the Procuring Officer must ensure that sufficient additional but		

work Agreement; and

ed when deciding whether to award a place on time of the original award.

with the prior written approval of the Director s Regulations 2015 and these Rules where

- the value of the modification is;
- orks contracts; and
- ce and supply contracts and less than 15% of
- curement Service Manager shall be authorised rovided:

70

- the Contract; and
- ion, the value shall be the net cumulative value

exceeds the values stated under Rule 30(a) (i) fall within Rule 30(a) above, the Director of the Manager and the County Solicitor must gain is authorisation must be issued before the

In increase in the Total Value of the Contract Idget provision has been approved by the

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	-
10% the Director of ESPO in consultation with the appropriate Head of Category shall be authorised to vary the Contract. This authorisation must be issued before the work is carried out, or in the	budget holder.
case of an emergency, immediately thereafter.	
(d) All contract variations must be within the scope of the original contract.	Contract Extensions
 (d) An contract variations must be writin the scope of the original contract. RULE 30 If the Contract was originally approved by the ESPO Management Committee and where the duration of the planned extension is more than three months and not provided for in the Contract then authority must be gained from the ESPO Management Committee. In all other circumstances the following applies: (i) If the Total Value of a Contract, including the planned extension, is under £100,000 and the Contract provides for the extension the Director of ESPO shall be authorised to extend the Contract. (ii) If the Total Value of a Contract, including the planned extension, is £100,000 or more and the Contract provides for the extension the Director of ESPO shall be authorised to extend the Contract in consultation with the appropriate Head of Category. (iii) If the Total Value of a Contract, including the planned extension, is under £100,000 and the Contract does not provide for the extension the Director of ESPO, in consultation with the Procuring Officer and appropriate Head of Category shall be authorised to extend the Contract on a one-off basis. (iv) If the Total Value of a Contract, including the planned extension, is £100,000 or more and the Contract does not provide for the extension the Director of ESPO must gain the prior approval of the Director of Corporate Resources to extend the Contract. (iv) If the Total Value of a Contract, including the planned extension, is £100,000 or more and the Contract does not provide for the extension the Director of ESPO must gain the prior approval of the Director of Corporate Resources to extend the Contract. (v) In the case of Contracts tendered in accordance with the EU Directive any extension will only be permissible if this was properly described in the original OJEU notice, where applicable. 	 (e) Where a Contract Extension has been provided for both in the I Contract in clear and precise terms then the Director of ESPO si consultation with the appropriate Procurement Service Manage (f) For the purpose of this Rule 30 "Initial Procurement Documents for Quotation, Invitation to Tender or Specification. (g) Where the Initial Procurement Documents and/or the Contract Director of ESPO in consultation with the appropriate Procurem extension as a modification to the Contract and shall only be au with Rules 30(a) and 30(b) above. (h) In all other circumstances and where Rule 30(e) and 30(g) above consultation with the appropriate Procurement Service Manage approval of the Director of Corporate Resources. This authorisa carried out. (i) Prior to any extension being agreed which would result in an in Procuring Officer must ensure that sufficient additional budget holder.
RULE 31	RULE 31
Novation of Existing Contracts	Novation of Existing Contracts
Novation of Existing Contracts	
	Rule remains the same as current provision
RULE 32	RULE 32
Early Termination of Contracts	Early Termination of Contracts
Unless a provision for early termination is clearly stated in the Contract the Procuring Officer shall seek advice from the County Solicitor where it is intended to terminate a Contract early. Where the Total Value of the Contract is £100,000 or more the prior written approval of the Director of ESPO shall also be obtained.	Unless a provision for early termination is clearly stated in the Contract th County Solicitor where it is intended to terminate a Contract early. When £164,176 or more the prior written approval of the Director of ESPO shall

Initial Procurement Documents and in the hall be authorised to extend the Contract in er.

s" shall mean any notice, OJEU notice, Request

does not provide for an extension the nent Service Manager shall consider the uthorised to extend the Contract in accordance 71

e do not apply, the Director of ESPO in er and the County Solicitor must gain the prior ation must be issued before the extension is

ncrease in the Total Value of the Contract the t provision has been approved by the budget

he Procuring Officer shall seek advice from the re the Total Value of the Contract is <mark>equal to</mark> I also be obtained.

NB. Rule numbering in ESPO's Contract Procedure Rules has been amended to correspond with Leicestershire County Council's Contract Procedure Rules

MISCELLANEOUS PROVISIONS	MISCELLANEOUS PROVISIONS
RULE 33	RULE 33
Document Retention	Document Retention
	Rule remains the same as current provision
RULE 34	RULE 34
Supervision of Contracts by Third Parties	Supervision of Contracts by Third Parties
	Rule remains the same as current provision
RULE 35	RULE 35
Nominated Sub-Contractors and Suppliers	Nominated Sub-Contractors and Suppliers
	Rule remains the same as current provision
SCHEDULE 1	Schedule 1
Interpretation	Interpretation
1. "Best Value" means the duty of ESPO to secure continuous improvement in the way in which its functions are exercised, having regard to a combination of economy, efficiency and effectiveness.	1. "Best Value" means the duty of ESPO to secure continuous improvem exercised, having regard to a combination of economy, efficiency and
2. The "Chief Executive" is the Chief Executive Officer of the Servicing Authority, Leicestershire County Council	2. The "Chief Executive" is the Chief Executive Officer of the Servicing Au
3. "Concessions" are contracts of the same type as public service contracts, except for the fact that the consideration for the provision of services or works consists either solely in the right to exploit the service or work, or in this right together with payment.	 "Concessions" are contracts of the same type as public service contra for the provision of services or works consists either solely in the right together with payment.
4. "Contract" means a binding agreement between two or more parties for performing, or refraining from performing, some specified act(s) in exchange for lawful consideration.	4. "Contract" means a binding agreement between two or more parties performing, some specified act(s) in exchange for lawful consideration
 "Contract Extension" means an extension to the duration of the Contract, but not including any alteration to the scope of the Contract. 	5. "Contract Extension" means an extension to the duration of the Contract scope of the Contract.
 "Contract Opportunity Publication" is the means by which a Procurement Exercise is advertised and includes (where appropriate) the 'Contract Notice' as defined in the Public Contract Regulations 2006. 	6. "Contracts Finder" means the web-based portal provided for the purp Regulations 2015.
 "Contract Variation" means an alteration to the scope of the Contract, but not the extension of the duration of the Contract. 	7. "Contract Opportunity Publication" is the means by which a Procurem (where appropriate) the 'Contract Notice' and Contracts Finder as def
	8. "Contract Modification" means an alteration to the scope of the Contr

ement in the way in which its functions are nd effectiveness.

Authority, Leicestershire County Council.

tracts, except for the fact that the consideration ght to exploit the service or work, or in this right

72

es for performing, or refraining from ion.

ntract, but not including any alteration to the

urposes of Part 4 of the Public Contracts

ement Exercise is advertised and includes defined in the Public Contract Regulations 2015.

ntract, but not the extension of the duration of

NB. Rule numbering in ESPO's Contract Procedure Rules has been amended to correspond with Leicestershire County Council's Contract Procedure Rules

8.	The "County Solicitor" is the County Solicitor of the Servicing Authority, Leicestershire County Council.	the Contract.
	The "Director of Corporate Resources" is the Director of Corporate Resources of the Servicing Authority, eicestershire County Council. The ESPO Treasurer is the Section 151 Officer, Leicestershire County Council.	 9. The "County Solicitor" is the County Solicitor of the Servicing Authority 10. The "Director of Corporate Resources" is the Director of Corporate Resources is the Service 151 O
	'Dynamic Purchasing System" means a completely electronic process, which has a limited duration, for making commonly used purchases, as more particularly defined and described in the Public Contract Regulations 2006.	 Leicestershire County Council. The ESPO Treasurer is the Section 151 O 11. "Dynamic Purchasing System" means a completely electronic process, commonly used purchases, as more particularly defined and described
	"E-Tender" means a Tender that has been submitted using an electronic tendering system that complies with Rule 4 (f).	 12. "Electronic Tendering System" means an electronic tendering system a 13. The "ESPO Management Committee" is a joint committee appointed by
t	he "ESPO Management Committee" is a joint committee appointed by ESPO's member authorities with he purpose of managing ESPO in accordance with Section 102 of the Local Government Act 1972. The	purpose of managing ESPO in accordance with Section 102 of the Local comprises an equal number of elected members from each member at
13. '	committee comprises an equal number of elected members from each member authority. ESPO Client" means a group of ESPO member authorities and/or non-member local authorities and/or other customers, including commercial organisations, charities and voluntary sector organisations, for which ESPO is managing a procurement process.	14. "ESPO Client" means a group of ESPO member authorities and/or non- customers, including commercial organisations, charities and voluntary managing a procurement process.
14.	'Estimated Value" means the value as estimated under Rule 9.	 "Estimated Value" means the value as estimated under Rule 10. "EU Threshold" means the respective threshold for Services, Supplies, referred to in the Public Contract Regulations 2015.
	'EU Threshold" means the respective threshold for Supplies, Works or Part A Services Contracts referred to in the Public Contract Regulations 2006.	17. "E-Tender" means a Tender that has been submitted using an Electron
16.	"Formal Tender Process" is a process following the requirements of Open Tendering, Restricted Tendering, Standing List, Negotiated Procedure or Competitive Dialogue.	 "Formal Tender Process" is a process following the requirements of Standing List, Negotiated Procedure, Competitive Procedure with Ne
17.	"Framework Agreement" is a general term for agreements with suppliers which set out terms and conditions under which specific purchases (call-offs) can be made throughout the term of the agreement. The Framework Agreement may, itself, be a Contract to which the EU procurement directives apply.	 Innovation Partnership Procedure and Formal Tender shall be constructed. "Framework Agreement" is a general term for agreements with support under which specific purchases (call-offs) can be made throughout the Agreement may, itself, be a contract to which the EU procurement defined.
18.	A "Further Competition" is undertaken where not all the terms of a proposed Contract are laid down in a Framework Agreement. It involves re-opening competition between the economic operators which are parties to the Framework Agreement and which are capable of performing the proposed Contract, on the basis of the same or, if necessary, more precisely formulated terms, and where appropriate other terms referred to in the Contract documents based on the Framework Agreement.	 2006 and 2015 apply. 20. A "Further Competition" is undertaken where not all the terms of a pr Framework Agreement. It involves re-opening competition betweer to the Framework Agreement and which are capable of performing t same or, if necessary, more precisely formulated terms, and where a
19.	The "Head of Category" is the most senior Procurement Officer within an ESPO Category Team, and is responsible for managing the section.	Contract documents based on the Framework Agreement. 21. "Invitation to Tender" means the document(s) containing the specific
20.	"Invitation to Tender" means the document(s) containing the specification, proposed terms and	other appropriate information as issued to the Tenderers to solicit Fo

ty, Leicestershire County Council. esources of the Servicing Authority, Officer, Leicestershire County Council. s, which has a limited duration, for making ed in the Public Contract Regulations 2015. approved in accordance with Rule 5 (g) (ii). by ESPO's member authorities with the cal Government Act 1972. The committee authority. n-member local authorities and/or other ary sector organisations, for which ESPO is s, Works or Light-Touch Services contracts onic Tendering System. of Open Tendering, Restricted Tendering, Negotiation, Competitive Dialogue or strued accordingly. ppliers which set out terms and conditions the term of the agreement. The Framework directive and Public Contracts Regulations proposed Contract are laid down in a en the economic operators which are parties the proposed Contract, on the basis of the appropriate other terms referred to in the ification, proposed terms and conditions and Formal Tenders.

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	conditions and other appropriate information as issued to the Tenderers to solicit Formal Tenders.	22.	"Irregular Tender" means a Tender that does not fully comply with the
•			Tender.
21.	"Irregular Tender" means a Tender that does not fully comply with the instructions given in the		
	Invitation to Tender.	23.	"Life-Cycle Costing" means all or part of the following costs over the
22.	"Officer" means an employee of ESPO.		the extent that they are relevant:
22.			(i) Costs of acquisition,
23.	"OJEU" means Official Journal of the European Union.		
	·		(ii) Costs of use, such as consumption of energy and o
24.	"Part A Services" are defined in <u>The Public Contract Regulations 2006</u> , and are distinct from the other		
	type of services, Part B Services, defined in the Regulations. The Regulations that apply to the two		(iii) Maintenance costs,
	types of service are different, with the procurement of Part A Services being more heavily regulated		
	than for Part B Services.		(vi) End of life costs, such as collection and recycling co
25.	"Part B Services" are defined in The Public Contract Regulations 2006, and are distinct from the other		(v) Costs imputed to the environmental externalities I
23.	type of services, Part A Services, defined in the Regulations. The Regulations that apply to the two		service or works during its life cycle, provided their monet
	type of services, rait A services, defined in the Regulations. The Regulations that apply to the two types of service are different, with the procurement of Part A Services being more heavily regulated		These costs may include the cost of emissions of greenhouse gases
	than for Part B Services.		climate change mitigation costs.
26.	"Person" includes a partnership, body corporate or unincorporated association.	24.	"Light-Touch Services" means those services referred to in regulation
			Regulations 2015.
27.	"Post Tender Negotiations" means the ability to negotiate with a Tenderer after a Tender has been		
	opened and evaluated in accordance with the published evaluation criteria for the purposes of securing	25.	"Officer" means an employee of ESPO.
	an improvement in the delivery of the Contract including but not limited to improvements in price.	26.	"OJEU" means Official Journal of the European Union.
1 0	"Producement Evereice" means any products by which goods, convices and for works are to be produced	20.	
28.	"Procurement Exercise" means any process by which goods, services and/or works are to be procured including but not limited to Request for Quotations and Formal Tender Processes. For the purpose of	27.	"Person" includes a partnership, body corporate or unincorporated a
	these Rules a Contract for a Concession shall be treated as a Procurement Exercise.		
	these rules a contract for a concession shall be treated as a Procurement exercise.	28.	"Post Tender Negotiations" means the ability to negotiate with a Ter
29.	"Procuring Officer" means any Officer, acting under the delegated powers of the Director of ESPO, who		evaluated in accordance with the published evaluation criteria for th
	is responsible for the procurement of goods and services.		the delivery of the Contract including but not limited to improvemen
		29.	"Procurement Exercise" means any process by which goods, services
30.	"Public Contracts Regulations 2006" means the Public Contracts Regulations 2006 as amended,	25.	but not limited to Request for Quotations and Formal Tender Proces
	modified, consolidated, extended, re-enacted or replaced, including the Public Contracts (Amendment)		Contract for a Concession shall be treated as a Procurement Exercise
	Regulations 2009. These Regulations implement the EU Consolidated Directive on Public Procurement		
	into UK law and reflect the principles of the EU Treaty of Rome.	30.	"Procuring Officer" means any Officer, acting under the delegated po
21	A "Quatation" is an offer to call works, goods and (or convises at a stated price under specified		responsible for the procurement of goods and services.
31.	A "Quotation" is an offer to sell works, goods and/or services at a stated price under specified		
	conditions. A Quote or Quotation may or may not be written.	31.	"Procurement Service Manager" is the most senior Procurement Off
32.	"Request for Quotation" ("RFQ") means a document or documents containing the specification, and		responsible for managing the section.
	proposed terms and conditions issued to potential suppliers to solicit written Quotations.	22	"Dublic Contracts Deculations 2015" means the Dublic Contracts Dec
		32.	"Public Contracts Regulations 2015" means the Public Contracts Reg
33.	"Standard Terms and Conditions" means the standard contractual terms used by ESPO, including those		consolidated, extended, re-enacted or replaced. These Regulations i
	attached to iprocurement orders (or orders generated by 'line of business' systems, those included in		European Parliament and of the Council on Public Procurement.

the instructions given in the Invitation to

ne life-cycle of a product, service or works, to

other resources,

costs,

s linked to the product,

etary value can be determined and verified. es and of other pollutant emissions and other

ion 74 and Schedule 3 of the Public Contracts

association.

Tenderer after a Tender has been opened and the purposes of securing an improvement in ents in price.

es and/or works are to be procured including esses. For the purpose of these Rules a se. 74

powers of the Director of ESPO, who is

fficer within an ESPO Category Team, and is

egulations 2015 as amended, modified, s implement Directive 2014/24/EU of the

NB. Rule numbering in ESPO's Contract Procedure Rules has been amended to correspond with Leicestershire County Council's Contract Procedure Rules

	Request for Quotation templates, and standard industry terms.	33.	"Quotation" means an offer to sell works, goods and/or services at a
34.	"Standing List" means a list of Persons which has been established in accordance with Rule 26.		Quotation may or may not be written.
35.	"Tender" means the formal offer from a Tenderer, which is capable of acceptance by ESPO/ESPO Client, which is a response to an Invitation to Tender. It shall include all documents comprising the submission	34.	"Request for Quotation" ("RFQ") means a document or documents c terms and conditions issued to potential suppliers to solicit written C
	including pricing, technical specification and method statements as well as information about the Tenderer. A written Quote or Quotation is also a Tender. The term "Tender" also includes an E-Tender except where the context implies otherwise.	35.	"Standard Terms and Conditions" means the standard contractual te to iprocurement orders (or orders generated by 'line of business' sys Quotation templates, and standard industry terms.
36.	"Tenderer" or "Tenderers" means the Person or Persons invited to participate in a Procurement Exercise.	36.	"Standardised Pre-Qualification Questionnaire" means a questionnai Service statutory guidance relating to Pre-Qualification Questionnair
37.	"Total Value" means the value of a Contract which has been calculated in accordance with Rule 9(b) (excluding Rule 9(b)(vi)) reading where appropriate Total Value for Estimated Value.	37.	"Standing List" means a list of Persons which has been established in
38.	"In writing" or "written" for the purpose of interpreting these Rules includes transmission by any electronic means which have been approved by the County Solicitor in consultation with the Director of Corporate Resources. Words imparting the masculine include the feminine gender.	38.	"Suitability Assessment Question" means a question which relates to is proportionate and which ESPO requires for assessing the Tenderer
		39.	"Tender" means the formal offer from a Tenderer, which is capable of a response to an Invitation to Tender. It shall include all documents of
39.			technical specification and method statements as well as information Quotation is also a Tender. The term "Tender" also includes an E-Ten otherwise.
		40.	"Tenderer" or "Tenderers" means the Person or Persons invited to pa
		41.	"Total Value" means the value of a Contract which has been calculate Rule 10(b) (vi)) reading where appropriate Total Value for Estimated
		42.	"In writing" or "written" for the purpose of interpreting these Rules in means which have been approved by the County Solicitor in consulta Resources.
		43.	Words imparting the masculine include the feminine gender.
		44.	"Rule(s)" means these Contract Procedure Rules as may be amended
		1	

t a stated price under specified conditions. A
s containing the specification, and proposed n Quotations.
terms used by ESPO, including those attached systems, those included in Request for
naire that complies with the Crown Commercial aires.
in accordance with Rule 27.
to the subject matter of the procurement and ers suitability.
e of acceptance by ESPO/ESPO Client, which is ts comprising the submission including pricing, ion about the Tenderer. A written Quote or render except where the context implies
participate in a Procurement Exercise.
ated in accordance with <mark>Rule 10(b)</mark> (excluding ed Value.
s includes transmission by any electronic Itation with the Director of Corporate

ed from time to time.

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