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**Additional Conditions for Participation in this tender procedure (apply to all lots)**

1. Tenderers who do not prove that the conditions for participation in the procedure are met and that there are no grounds for exclusion from the procedure will be excluded from this procedure.
2. Activities related to the preparation and conduct of the procurement procedure are performed by persons ensuring impartiality and objectivity. These persons submit a statement in writing or in electronic form (within the meaning of Art. 78 and Art. 78¹ of the Civil Code, respectively) on the absence or absence of impact of personal or capital ties with contractors on the impartiality of the proceedings, consisting of in:
3. participation in the company as a partner in a civil law partnership or partnership, holding at least 10% of shares (unless a lower threshold results from the law), performing the function of a member of the supervisory or management body, proxy,
4. being married, by kinship or affinity in a direct line, by kinship or affinity in the collateral line up to the second degree, or by virtue of adoption, guardianship or guardianship, or cohabitation with the contractor, its legal representative or members of the management or supervisory bodies of the contractors applying for the award of the contract,
5. remaining in such a legal or factual relationship with the contractor that there is reasonable doubt as to their impartiality.
6. After selecting the most advantageous offer, it is expected to sign a conditional agreement with the Contractor in accordance with the deadline specified in the inquiry. It is expected to submit offers with a validity period of not less than **30** days.
7. If the Contractor whose bid has been selected evades signing the contract, the Contracting Authority may sign a contract with the next Contractor who obtained the highest number of points in the procurement procedure.
8. In the case of Contractors who submitted bids within the specified period, but they do not contain all the required documents and statements, or the submitted documents and statements are incomplete, contain errors or raise justified doubts, the Contracting Authority shall call for the submission of missing documents or statements, their supplementation or correction or for providing explanations within the time limit indicated by it, unless despite their submission, supplementing or correcting or providing explanations, the Contractor's offer shall be rejected or it would be necessary to cancel the procedure. Failure by the Contractor to meet the deadline indicated by the Contracting entity will result in rejection of the offer. Only formal deficiencies or errors shall be supplemented, corrected or clarified. It is not possible to change the terms of the submitted bid.
9. In the case of a Contractor whose offer may contain an abnormally low price in relation to the Subject of the Order, the Contracting Authority reserves the right to request it, in the manner described above, to submit appropriate explanations and present the method of calculating the net price. A price may be considered abnormally low if it is at least 30 % lower than the estimated contract value or the arithmetic mean of the prices of all unrejected tenders. When assessing the explanations provided by the Contractor, the Contracting Authority takes into account objective factors. The Contracting Authority shall reject the offer of the Contractor who has not submitted explanations, does not submit them within the time limit set for this purpose or if the assessment of the explanations together with the evidence provided confirms that the offer contains a grossly low price in relation to the Subject of the Contract. The obligation to demonstrate that the offer does not contain an abnormally low-price rests with the Contractor.
10. Bidders wishing to participate in the proceedings may ask questions to the Contracting Authority via the Competitiveness Base portal. Answers will also be provided using the functionality of the above-mentioned portal.
11. The grounds for exclusion set out in the Act of 13 April 2022 on special arrangements for counteracting support for aggression against Ukraine and serving the protection of national security apply to the present proceedings (more information available at the following link: <https://www.uzp.gov.pl/ukraina/komunikaty/nowe-podstawy-wykluczenia-z-postepowania-lub-konkursu-oraz-kara-pieniezna-jako-sankcje-w-celu-przeciwdzialania-wspieraniu-agresji-federacji-rosyjskiej-na-ukraine>)
12. The Procuring Entity reserves the right to modify the contents of this request for proposals (including by extending the deadline for submission of bids), as well as to cancel the proceedings at any stage.

Modification of the request for proposals and extension of the deadline for submission of tenders:

The Procuring Entity may, prior to the deadline for submission of tenders, modify the contents of the request for tenders in order to remove defects and/or ambiguities in the contents of the request for tenders itself, adapt the contents of the request for tenders to the provisions of applicable law or other regulations binding on the Procuring Entity. In addition, the Procuring Entity may modify the request for quotation under the conditions specified in the preceding sentence, as a result of questions asked by potential Contractors via the Competitive Database and answers provided, and if such modification proves necessary for the proper implementation of the Project or the subject matter of the request for quotation (in particular, taking into account the due quality of the subject matter of the request for quotation and its compliance with the objectives of the Project). In the event of modification of the material provisions of the request for proposals, the deadline for submission of bids will be extended by the time necessary to make changes to the bids.

Cancellation of the procedure:

The Contracting Authority may cancel the procedure if:

a) There has been a change in circumstances that the Contracting Authority could not foresee;

b) The procedure has an irremovable defect that makes it impossible to conclude a public procurement contract that cannot be invalidated;

c) No non-rejectable bid was submitted;

d) The price of the most advantageous bid or the bid with the lowest price exceeds the amount that the Contracting Authority intends to allocate for financing the contract.