

O‘ZBEKISTONDA DAVLAT XARIDLARINI BOSHQARISH MASALALARI

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Annotatsiya: Maqolada davlat xaridlari bilan bog‘liq masalalar tahlili bayon qilingan bo‘lib, bunda davlat xaridlarini amalga oshirish usul va vositalari ilmiy-nazariy jihatdan tahlil qilingan.

Kalit so‘zlar: Davlat xaridalari, ochiq axborot, jamoatchilik nazorati.

Annotation: The article describes the analysis of issues related to public procurement, in which the methods and means of public procurement are analyzed from a scientific and theoretical point of view.

Key words: Public procurement, open information, public control.

The issue of public procurement management is one of the main goals of the market infrastructure of Uzbekistan today. In order to solve this problem, a series of reforms have been launched by the state and society for several years. The implementation of these processes will certainly require expanding the scope of a number of works.

The main goals of state regulation of the public procurement sector are to achieve the strategic goals and objectives of the state; ensuring the needs of state customers for goods; Implementation of the Investment Program of the Republic of Uzbekistan and other state programs; performing functions of the state to solve social tasks; consists of creating a favorable environment for public procurement entities to provide public services, as well as combating corruption and other violations of the law in the implementation of public procurement.

In the implementation of public procurement, socio-economic policy priorities, including the creation of high-tech and innovative productions, and the maintenance of a favorable environmental situation, are taken into account.

If at least three local manufacturers participate in the state procurement of goods along with foreign suppliers, unless otherwise stipulated in the international agreements of the Republic of Uzbekistan, in accordance with the decrees and decisions of the President of the Republic of Uzbekistan, when evaluating offers to these local manufacturers privileges used and preferences may be granted.

State procurement of goods necessary to meet the needs of the Republic of Uzbekistan can be carried out in cooperation with foreign countries. The procedure for the implementation of such state procurement is determined by the international agreement of the Republic of Uzbekistan.

The Cabinet of Ministers of the Republic of Uzbekistan ensures the formation and implementation of state policy in the field of public procurement. In addition, in the field of public procurement, the budget system takes measures for the rational use of budget funds, improvement of the types of procurement procedures and expansion of their application, as well as ensuring wide participation of business entities.

In addition, the Cabinet of Ministers of the Republic of Uzbekistan coordinates work on control over the activities of state customers in the field of public procurement;

- determines the methods and criteria for evaluating and comparing the offers of the participants of procurement procedures, as well as the procedure for organizing them;
- determines the procedure for the selection of the best offers by the participants of procurement procedures and the submission of offers in electronic form for participating in the tender;
- approves the composition of the commission for considering complaints in the field of public procurement.

Monitoring in the field of public procurement is a monitoring system that is implemented on a permanent basis through the means of collecting, summarizing, systematizing and evaluating information about the conduct of public procurement to ensure compliance with the legislation on

public procurement, the implementation of the goals, principles and limitations of public procurement established by the Law. will consist of

Control in the field of public procurement consists of a system of measures aimed at preventing, identifying and putting an end to violations of legal requirements in this field.

Inspections carried out by comparison and analysis of statistical and other information in accordance with the procedure established by law are the main form of control over the compliance of state bodies with the laws on public procurement. Monitoring and control in the field of public procurement is carried out by the relevant competent state bodies.

During the organization and implementation of public procurement, it is not allowed to carry out inspections that are not provided for by law and to require reporting forms.

State control over the correct application of the law and other regulatory legal documents in the field of public procurement is carried out by the following within the scope of their powers:

- Accounts Chamber of the Republic of Uzbekistan;
- General Prosecutor's Office of the Republic of Uzbekistan;
- Anti-Corruption Agency of the Republic of Uzbekistan;
- Ministry of Finance of the Republic of Uzbekistan;
- Committee to fight against monopoly of the Republic of Uzbekistan.

The Accounts Chamber of the Republic of Uzbekistan conducts an audit of public purchases made by state customers and shows the results of the audit in the annual report to the Legislative Chamber of the Oliy Majlis of the Republic of Uzbekistan, as well as places them in open information sources.

State control over the correct application of the Law "On State Procurement" and other legislative documents in the field of state procurement is carried out in accordance with the legislation by other competent state bodies within their powers.

In our country, the legal basis for the implementation of public control over procurement procedures has been created. Public control over procurement procedures is carried out in order to support the development and improvement of public procurement, to prevent and identify violations of the legislative requirements on public procurement, and to inform state customers and authorized state bodies about detected violations.

Public control over procurement procedures is carried out by implementing the principles of openness and transparency.

Citizens of the Republic of Uzbekistan, self-government bodies of citizens, as well as non-governmental non-profit organizations and mass media registered in accordance with the procedure established by law, have the right to exercise public control over compliance with the legislation on state procurement.

Citizens of the Republic of Uzbekistan exercising public control, citizens' self-management bodies, as well as non-governmental non-profit organizations and mass media registered in accordance with the law:

- to prepare proposals for improving the legislation on public procurement;
- to send requests to state customers to provide information on the implementation of procurement procedures and the progress of contract execution;
- to carry out independent monitoring of procurement procedures and evaluation of the efficiency of public procurement, including the assessment of their compliance with the requirements of the Law "On Public Procurement"; they have the right to apply to state bodies with the initiative of carrying out inspection activities.

In addition, public representatives have the authority to apply to law enforcement agencies or to apply to the court in accordance with the law in cases where violations are detected in the actions of the state customer, the operator of the state electronic procurement system, the authorized body, procurement commissions and their members.

In short, state and non-state organizations operating in all sectors of the economy in our republic

are responsible for managing public procurement. Because state purchases not only increase the opportunities of many entrepreneurs, but also lead them to perform activities that depend on their free movement in market conditions and the activation of mutual international trade.

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