SCOTTISH STATUTORY INSTRUMENTS

2016 No. 49

The Utilities Contracts (Scotland) Regulations 2016

PART 5 REMEDIES CHAPTER 1 FACILITATION OF REMEDIES

Scope of Chapter

97. This Chapter applies to procurement falling within the scope of Parts 1 to 4.

Commencement Information

II Reg. 97 in force at 18.4.2016, see reg. 1(2)

Notices of decisions to award a contract or conclude a framework agreement

- **98.**—(1) Subject to paragraphs (4) and (5), a utility must, by notice in writing as soon as possible after the decision has been made, inform all tenderers and candidates concerned of its decision to award the contract, conclude the framework agreement or establish a dynamic purchasing system.
 - (2) The notice referred to in paragraph (1) must include—
 - (a) the criteria for the award of the contract, conclusion of the framework agreement or establishment of the dynamic purchasing system;
 - (b) where practicable, the score obtained by the economic operator which is to receive the notice;
 - (c) the name of and, where practicable, the score obtained by the economic operator—
 - (i) to be awarded the contract;
 - (ii) to become a party to the framework agreement; or
 - (iii) to be admitted to the dynamic purchasing system;
 - (d) in the case of an unsuccessful tenderer—
 - (i) a summary of the reasons why the tenderer was unsuccessful; and
 - (ii) the characteristics and relative advantages of the successful tender;
 - (e) in the case of an unsuccessful candidate concerned, a summary of the reasons why the candidate was unsuccessful; and
 - (f) a precise statement of the effect of regulation 99 (standstill period) on the economic operator which is to receive the notice.

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- (3) The reasons referred to in paragraph (2)(d)(i) and (e) must include any reason for the utility's decision that the economic operator did not meet the technical specifications—
 - (a) because compliance with a specification mentioned in regulation 58(13) (technical specifications) does not address the performance or functional requirements laid down by the utility; or
 - (b) in an equivalent manner as mentioned in regulation 58(14) (technical specifications).
 - (4) Paragraph (1) does not apply where—
 - (a) the only tenderer is the economic operator to be awarded the contract or to become a party to the framework agreement, and there are no candidates concerned;
 - (b) the contract is a contract awarded under a framework agreement or a dynamic purchasing system; or
 - (c) the contract or framework agreement is exempt from the requirement for prior publication of a call for competition.
- (5) A utility may withhold any information to be provided in accordance with the preceding requirements of this regulation where the release of such information—
 - (a) would impede law enforcement or would otherwise be contrary to the public interest;
 - (b) would prejudice the legitimate commercial interests of a particular economic operator, whether public or private; or
 - (c) might prejudice fair competition between economic operators.
- (6) Subject to paragraph (5), a utility must within 15 days of the date on which it receives a request in writing from any economic operator—
 - (a) if it was unsuccessful, inform that economic operator of the reasons why it was unsuccessful, including any reason referred to in paragraph (3);
 - (b) in the case of an unsuccessful tenderer, other than a tenderer which has been informed by notice under paragraph (1), inform that tenderer of the characteristics and relative advantages of the successful tender and the name of—
 - (i) the economic operator to be awarded the contract;
 - (ii) the parties to the framework agreement; or
 - (iii) the economic operators admitted to the dynamic purchasing system; and
 - (c) if it was successful, a description of any improvements the utility considers the tenderer could have made to its tender.
- (7) Subject to paragraph (5), a utility must by notice in writing, as soon as possible after the decision has been made, inform all candidates and tenderers of its decision to abandon or recommence a contract award procedure in respect of which a call for competition has been published in relation to—
 - (a) the award of a contract;
 - (b) the conclusion of a framework agreement; or
 - (c) the establishment of a dynamic purchasing system.
- (8) Where a utility provides information in accordance with paragraph (7) it must include the reasons for its decision and, if so requested by an economic operator, must provide the information and reasons in writing.
 - (9) In this regulation—
 - "candidate" means a candidate, as defined in regulation 2(1) (interpretation), which—
 - (a) is not a tenderer; and

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- (b) has not been informed of the rejection of its application and the reasons for it; and "tenderer" means a tenderer, as defined in regulation 2(1) (interpretation), which has not been definitively excluded.
- (10) For the purposes of paragraph (9), an exclusion is definitive only if the tenderer has been notified of the exclusion and either—
 - (a) the exclusion has been held to be lawful in proceedings under Chapter 2 of this Part (applications to the court); or
 - (b) the time limit for starting such proceedings has expired even on the assumption that the court would have granted the maximum extension permitted by regulation 101(4) (enforcement of duties through the courts).

Commencement Information

I2 Reg. 98 in force at 18.4.2016, see reg. 1(2)

Standstill period

- **99.**—(1) A utility must allow a period of at least the relevant standstill period to elapse between the date of despatch of the notice referred to in regulation 98(1) (notices of decisions to award a contract or conclude a framework agreement) and the date on which that utility enters into the contract or concludes the framework agreement.
 - (2) Paragraph (1) does not apply where—
 - (a) the contract or framework agreement is exempt from the requirement for prior publication of a call for competition;
 - (b) there are no tenderers concerned or candidates concerned; or
 - (c) a notice is not required to be given under regulation 98(1) (notices of decisions to award a contract or conclude a framework agreement).
- (3) Where notice is sent to all economic operators by facsimile or electronic means, the standstill period is a period of 10 days ending at midnight at the end of the 10th day after that on which the last notice is sent.
- (4) Where the notice is sent to any economic operators only by other means, the standstill period is a period of 15 days ending at midnight at the end of the 15th day after that on which the last notice is sent.

Commencement Information

I3 Reg. 99 in force at 18.4.2016, see **reg. 1(2)**

CHAPTER 2

APPLICATIONS TO THE COURT

Duty owed to economic operators [FI, including those from countries with whom the EU has a relevant international agreement other than the GPA]

100.—(1) The obligation on a utility to comply with the provisions of these Regulations (except where otherwise specified), and with any [F2 retained EU obligation that is enforceable by virtue of section 4 of the European Union (Withdrawal) Act 2018] in respect of a contract,

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framework agreement, dynamic purchasing system or design contest falling within the scope of these

gulations,	is a duty	owed to	an econom	nic operator	from	[F3the Uni	ted Kingdor	n or Gibraltar].	
(2) The d	luty owed	d in accor	rdance with	paragraph	(1) is	a duty owe	ed also to—		

(a)	an economic operator from a [facountry other than the United Kingdom], but only where
	F5[F6 Condition 3] applies to the procurement concerned F7
⁷ (b)	
(3) .	

(4) [F10Condition 3 is that]—

- (a) [F11immediately before IP completion day there was] an international agreement, other than the GPA, by which the EU[F12was bound]; and
- (b) in accordance with that agreement, the economic operator is, in respect of the procurement concerned, to be accorded remedies no less favourable than those accorded to economic operators from the EU in respect of matters falling with the scope of the duty owed in accordance with paragraph (1).

$[^{\text{F13}}(4\text{A})]$	Paragraph (4)(b) is to be applied as if the United Kingdom were a member State.]
F14(5)	

Textual Amendments

- Words in reg. 100 heading inserted (11.6.2021) by The Public Procurement (Agreement on Government Procurement) (Amendment) Regulations 2021 (S.I. 2021/573), regs. 1(1), 6(5)(a)
- F2 Words in reg. 100(1) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(a)(i) (with sch. paras. 1-5)
- F3 Words in reg. 100(1) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(a)(ii) (with sch. paras. 1-5)
- F4 Words in reg. 100(2)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(b)(i)(aa) (with sch. paras. 1-5)
- **F5** Words in reg. 100(2)(a) omitted (11.6.2021) by virtue of The Public Procurement (Agreement on Government Procurement) (Amendment) Regulations 2021 (S.I. 2021/573), regs. 1(1), 6(5)(b)
- F6 Words in reg. 100(2)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(b)(i)(bb) (with sch. paras. 1-5)
- **F7** Reg. 100(2)(b) and word omitted (31.12.2020) by virtue of The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(b)(ii) (with sch. paras.
- F8 Reg. 100(3) omitted (11.6.2021) by virtue of The Public Procurement (Agreement on Government Procurement) (Amendment) Regulations 2021 (S.I. 2021/573), regs. 1(1), 6(5)(c)
- F9 Reg. 100(3A) omitted (11.6.2021) by virtue of The Public Procurement (Agreement on Government Procurement) (Amendment) Regulations 2021 (S.I. 2021/573), regs. 1(1), 6(5)(c)
- Words in reg. 100(4) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(d)(i) (with sch. paras. 1-5)
- F11 Words in reg. 100(4)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(d)(ii)(aa) (with sch. paras. 1-5)
- Words in reg. 100(4)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(d)(ii)(bb) (with sch. paras. 1-5)
- F13 Reg. 100(4A) inserted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(56)(e) (with sch. paras. 1-5)

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F14 Reg. 100(5) omitted (11.6.2021) by virtue of The Public Procurement (Agreement on Government Procurement) (Amendment) Regulations 2021 (S.I. 2021/573), regs. 1(1), 6(5)(c)

Commencement Information

I4 Reg. 100 in force at 18.4.2016, see reg. 1(2)

[F15Duty owed to economic operators from GPA parties

- **100A.**—(1) The duty owed in accordance with regulation 100(1) (duty owed to economic operators, including those from countries with whom the EU has a relevant international agreement other than the GPA) is a duty owed also to an economic operator from a GPA party, but only where the agreement applies to the procurement concerned.
 - (2) For the purposes of paragraph (1), the GPA applies to a procurement if—
 - (a) the procurement may result in the award of a contract of any description; and
 - (b) at the relevant time—
 - (i) a GPA party has agreed with the United Kingdom that the GPA shall apply to a contract of that description; and
 - (ii) the economic operator is from that GPA party.
 - (3) In this regulation, "relevant time" means—
 - (a) if the utility selects economic operators to tender for or to negotiate the contract in accordance with a qualification system established in accordance with regulation 75 (qualification systems), the date on which the selection commences;
 - (b) if the utility satisfies the requirement that there be a call for competition by indicating the intention to award the contract in a periodic indicative notice in accordance with regulations 65 (periodic indicative notices) or 89(1)(b) (publication of notices), the date on which the notice is submitted to the UK e-notification service; or
 - (c) in any other case, the date on which the utility submitted a contract notice (or design contest notice) to the UK e-notification service or would have done so if the requirement that there be a call for competition applied and the utility decided to satisfy that requirement by submitting such a notice.]

Textual Amendments

F15 Reg. 100A inserted (11.6.2021) by The Public Procurement (Agreement on Government Procurement) (Amendment) Regulations 2021 (S.I. 2021/573), regs. 1(1), 6(6)

Enforcement of duties through the courts

- **101.**—(1) A breach of the duty owed in accordance with regulation 100 (duty owed to economic operators) is actionable by any economic operator which, in consequence of the breach, suffers, or risks suffering, loss or damage.
- (2) Any proceedings for the purposes of paragraph (1) must be brought in the Sheriff Court or the Court of Session.
 - (3) Proceedings under this regulation may not be brought unless—
 - (a) the economic operator bringing the proceedings has informed the utility of—
 - (i) the breach or apprehended breach of the duty owed to it in accordance with regulation 100 (duty owed to economic operators); and

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- (ii) of its intention to bring proceedings under this Part in respect of that breach or apprehended breach; and
- (b) the proceedings are brought in accordance with paragraph (4).
- (4) For the purpose of paragraph (3)(b), proceedings must be brought—
 - (a) in the case of proceedings seeking an ineffectiveness order (as defined in regulation 104 (ineffectiveness orders))—
 - (i) where paragraph (5) applies, within 30 days from the relevant date referred to in that paragraph; and
 - (ii) in any other case, within 6 months from the date of the contract being entered into or the date of conclusion of the framework agreement; and
 - (b) in any other case, within 30 days beginning with the date when the economic operator first knew or ought to have known that grounds for starting the proceedings had arisen unless the court considers that there is a good reason for extending the period within which proceedings may be brought, in which case the court may extend that period up to a maximum of 3 months from that date.
- (5) For the purpose of paragraph (4)(a)(i), this paragraph applies where—
 - (a) the utility has [F16] submitted] a contract award notice to [F17] the UK e-notification service] in accordance with regulation 69 ([F18] publication on the UK e-notification service]), including reasons for its decision to enter into the contract or conclude the framework agreement without prior publication of a call for competition, in which case the relevant date is the date of publication of the notice [F19] on the UK e-notification service]; or
 - (b) the utility has by notice in writing informed all tenderers concerned and all candidates concerned (if any) of its decision in relation to the award of the contract or the conclusion of the framework agreement, and the notice includes the information referred to in regulation 98(2)(d)(i) or, as the case may be, (e) (notices of decisions to award a contract or conclude a framework agreement), in which case the relevant date is the date of sending of the notice.

Textual Amendments

- F16 Word in reg. 101(5)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(57)(a) (with sch. paras. 1-5)
- F17 Words in reg. 101(5)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(57)(b) (with sch. paras. 1-5)
- F18 Words in reg. 101(5)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(57)(c) (with sch. paras. 1-5)
- F19 Words in reg. 101(5)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(57)(d) (with sch. paras. 1-5)

Commencement Information

I5 Reg. 101 in force at 18.4.2016, see **reg. 1(2)**

Automatic Suspension of utility's power to proceed with contract award

102. Without prejudice to the application of any relevant standstill period, where proceedings under this Part are served on a utility in relation to a contract that has not been entered into, a framework agreement that has not been concluded or a dynamic purchasing system that has not

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been established, the utility must not enter into the contract, conclude the framework agreement or establish the dynamic purchasing system unless—

- (a) the proceedings are determined, discontinued or disposed of; or
- (b) the court, by interim order, brings to an end the prohibition.

Commencement Information

I6 Reg. 102 in force at 18.4.2016, see **reg. 1(2)**

Powers and duties of the court

- **103.**—(1) Subject to paragraphs (3) and (7), but otherwise without prejudice to any other powers of the court, in proceedings brought under this Part the court—
 - (a) may by interim order suspend one or more of the following—
 - (i) the procedure leading to the award of a contract, the conclusion of a framework agreement, the establishment of a dynamic purchasing system or the determination of a design contest;
 - (ii) the implementation of any decision or action taken by the utility in the course of following a procedure referred to in paragraph (i);
 - (b) if satisfied that a decision or action taken by a utility was in breach of the duty owed under regulation 100 (duty owed to economic operators), may do one or more of the following—
 - (i) order the setting aside of that decision or action;
 - (ii) order the utility to amend any document;
 - (iii) award damages to an economic operator which has suffered loss or damage as a consequence of the breach.
- (2) In any interim proceedings under this Part the court may decide not to grant an interim order when the negative consequences of such an order are likely to outweigh the benefits, having regard to the following considerations—
 - (a) that decisions taken by a utility must be reviewed effectively and, in particular, as rapidly as possible;
 - (b) the probable consequences of an interim order for all interests likely to be harmed; and
 - (c) the public interest.
- (3) Where the court is satisfied that regulation 104(8)(a) (ineffectiveness orders) applies but the second ground for ineffectiveness (within the meaning of regulation 104(8)) is not otherwise met, the court must, without prejudice to the other powers of the court, order—
 - (a) the payment by the utility of a financial penalty; or
 - (b) the shortening of the duration of the contract or framework agreement awarded following the procurement in relation to which the breach occurred.
 - (4) In determining what order to make under paragraph (3) the court must—
 - (a) ensure that the order is effective, proportionate and dissuasive; and
 - (b) have regard to all relevant factors including—
 - (i) the seriousness of the breach; and
 - (ii) the behaviour of the utility.
- (5) Where the court makes an order under paragraph (3)(b) the court must, without prejudice to the other powers of the court, make such other order as the court considers appropriate to address

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the consequences of the shortening of the duration of the contract or framework agreement on the rights and obligations of the parties to the contract or framework agreement.

- (6) Before making an order under paragraph (5), the court must have regard to any terms of the contract or framework agreement relating to the rights and obligations of the parties should the duration of the contract or framework agreement be shortened.
- (7) Subject to paragraph (3) and regulation 104 (ineffectiveness orders), in proceedings under this Part the court does not have power to order any remedy other than an award of damages in respect of a breach of the duty owed under regulation 100 (duty owed to economic operators) if the contract in relation to which the breach occurred has been entered into, or the framework agreement in relation to which the breach occurred has been concluded.
- (8) Sections 21 and 42 of the Crown Proceedings Act 1947(1) do not apply in proceedings brought under this Part against the Crown.

Commencement Information

17 Reg. 103 in force at 18.4.2016, see reg. 1(2)

Ineffectiveness orders

- **104.**—(1) Without prejudice to all rights and obligations in respect of the period leading up to the date of the order, an ineffectiveness order made in relation to a contract renders unenforceable all rights and obligations directly arising from the contract in respect of the period commencing on the date of the order.
- (2) Subject to any order made under regulation 105(1)(b) (powers of the court) obligations rendered unenforceable by an ineffectiveness order made in relation to a contract must not be performed by the parties to the contract.
- (3) Without prejudice to any power of the court to make an ineffectiveness order in relation to a contract based on a framework agreement in accordance with this Part, an ineffectiveness order made in relation to a framework agreement prohibits, with effect from the date of the order, the awarding of contracts based on the framework agreement.
- (4) Subject to paragraph (5) and regulation 106 (general interest grounds for not making a declaration of ineffectiveness), the court must make an ineffectiveness order where—
 - (a) the first ground for ineffectiveness referred to in paragraph (6) applies;
 - (b) the second ground for ineffectiveness referred to in paragraph (8) applies; or
 - (c) the third ground for ineffectiveness referred to in paragraph (9) applies.
- (5) In proceedings under this Part to which regulation 101(4)(b) (enforcement of duties through the courts) applies, the court does not have power to make an ineffectiveness order if the proceedings would be incompetent if regulation 101(4)(a) applied to the proceedings.

First ground for ineffectiveness

- (6) The first ground for ineffectiveness applies where the utility has entered into a contract or has concluded a framework agreement without [F20] submitting] a call for competition to the [F21]UK e-notification service] in circumstances where the contract or framework agreement was not exempt from the requirement for prior publication of a contract notice.
 - (7) The first ground for ineffectiveness does not apply where—

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- (a) the utility [F22 submitted to the UK e-notification service a voluntary ex ante transparency notice] expressing its intention to enter into the contract or to conclude the framework agreement and containing—
 - (i) the name and contact details of the utility;
 - (ii) a description of the object of the contract or framework agreement;
 - (iii) a justification of the decision of the utility to award the contract or conclude the framework agreement without prior publication of a contract notice;
 - (iv) the name and contact details of the economic operator to be awarded the contract or to become party to the framework agreement; and
 - (v) any other information which the utility considered useful; and
- (b) the utility allowed a period of at least 10 days to elapse between the date of publication [F23] on the UK e-notification service] of the notice referred to in sub-paragraph (a) and the date on which the utility entered into the contract or concluded the framework agreement.

Second ground for ineffectiveness

- (8) The second ground for ineffectiveness applies where all of the following apply—
 - (a) the utility has breached regulation 98(1) (notices of decisions to award a contract or conclude a framework agreement), 99(1) (standstill period) or 102 (automatic suspension of utility's power to proceed with contract award);
 - (b) the utility's breach referred to in sub-paragraph (a) prevented the economic operator from bringing proceedings or obtaining a remedy before the contract was entered into or the framework agreement was concluded;
 - (c) in awarding the contract or concluding the framework agreement there has been a breach of the duty owed to the economic operator under these Regulations, other than a breach of regulations 98(1) (notices of decisions to award a contract or conclude a framework agreement), 99(1) (standstill period) or this Chapter;
 - (d) the utility's breach referred to in sub-paragraph (c) has affected the chances of the economic operator bringing proceedings under this Part to obtain the contract or become a party to the framework agreement.

Third ground for ineffectiveness

- (9) The third ground for ineffectiveness applies where—
 - (a) the contract is a contract based on a framework agreement or a contract awarded under a dynamic purchasing system;
 - (b) the contract was awarded in breach of—
 - (i) regulation 49(5) (framework agreements), in the case of a contract based on a framework agreement (rules governing the award of contracts based on a framework agreement); or
 - (ii) regulation 50(17) to (19), (21) or (22) (dynamic purchasing systems), in the case of a contract awarded under a dynamic purchasing system (rules governing the award of contracts under a dynamic purchasing system); and
 - (c) the estimated value of the contract at the relevant time is equal to or greater than the relevant threshold.
- (10) The third ground for ineffectiveness does not apply where the utility—
 - (a) considered the award of the contract to be in accordance with the provisions mentioned in paragraph (9)(b);

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- (b) has, despite regulation 98(4)(b) (notices of decisions to award a contract or conclude a framework agreement), by notice in writing informed the economic operators that submitted tenders of its decision in relation to the award of the contract and the notice included the information referred to in regulation 98(1) to (3); and
- (c) has allowed a period of at least the relevant standstill period to elapse between the date of sending of the notice of its decision to award the contract and the date on which the utility entered into the contract.

Textual Amendments

- F20 Word in reg. 104(6) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(58)(a)(i) (with sch. paras. 1-5)
- **F21** Words in reg. 104(6) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(58)(a)(ii) (with sch. paras. 1-5)
- **F22** Words in reg. 104(7)(a) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(58)(b)(i) (with sch. paras. 1-5, 9)
- **F23** Words in reg. 104(7)(b) substituted (31.12.2020) by The Public Procurement etc. (EU Exit) (Scotland) (Amendment) Regulations 2020 (S.S.I. 2020/468), regs. 1(2), 6(58)(b)(ii) (with sch. paras. 1-5, 9)

Commencement Information

18 Reg. 104 in force at 18.4.2016, see **reg. 1(2)**

Powers of the court: ineffectiveness order

- **105.**—(1) If an ineffectiveness order is made, the court must, without prejudice to the other powers of the court—
 - (a) order the payment by the utility of a financial penalty; and
 - (b) make such other order as the court considers appropriate to address the consequences of the ineffectiveness order on the rights and obligations of the parties to the contract or framework agreement.
- (2) In the case of an order made under paragraph (1)(a), the court must have regard to the extent to which the contract or framework agreement will remain in effect in respect of the period leading up to the date of the ineffectiveness order.
- (3) Before making an order under paragraph (1)(b), the court must have regard to any terms of the contract or framework agreement relating to the rights and obligations of the parties should an ineffectiveness order be made in relation to the contract or framework agreement.

Commencement Information

19 Reg. 105 in force at 18.4.2016, see **reg. 1(2)**

General interest grounds for not making a declaration of ineffectiveness

- **106.**—(1) The court may decline to make an ineffectiveness order where the court is satisfied that overriding reasons relating to a general interest require that the enforceability of the rights and obligations arising from the contract or framework agreement should be maintained.
 - (2) For the purposes of paragraph (1)—
 - (a) economic interests directly linked to the contract or framework agreement do not constitute overriding reasons relating to a general interest; and

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- (b) economic interests in the effectiveness of the contract or framework agreement may only be considered as overriding reasons relating to a general interest in exceptional circumstances where ineffectiveness would lead to disproportionate consequences.
- (3) For the purposes of paragraph (2)(a), economic interests directly linked to the contract or framework agreement include the costs—
 - (a) resulting from the delay in the performance of the contract or framework agreement;
 - (b) resulting from the commencement of a new procurement;
 - (c) resulting from the change of the economic operator performing the contract or framework agreement; and
 - (d) of legal obligations resulting from an ineffectiveness order.

Commencement Information

I10 Reg. 106 in force at 18.4.2016, see reg. 1(2)

Other orders

- **107.**—(1) Where the court declines to make an ineffectiveness order under regulation 106 (general interest grounds for not making a declaration of ineffectiveness), the court must, without prejudice to the other powers of the court, order—
 - (a) the payment by the utility of a financial penalty; or
 - (b) the shortening of the duration of the contract or framework agreement.
- (2) In determining what order to make under paragraph (1)(a), regulation 103(4) (powers and duties of the court) applies.
- (3) Regulation 103(5) and (6) (powers and duties of the court) applies to an order made under paragraph (1)(b) as it applies to an order made under regulation 103(3)(b).

Commencement Information

III Reg. 107 in force at 18.4.2016, see reg. 1(2)

Financial penalties

- **108.**—(1) Subject to paragraph (2), where a financial penalty is ordered to be paid under this Part—
 - (a) the order must state that the financial penalty must be paid to the Scottish Ministers; and
 - (b) the clerk of the court must send an extract of the decree (without charge) to the Scottish Ministers.
- (2) Paragraph (1) does not apply to any financial penalty ordered to be paid by the Scottish Ministers or an office in the Scottish Administration which is not a ministerial office.
 - (3) The Scottish Ministers must pay into the Scottish Consolidated Fund any financial penalty—
 - (a) ordered to be paid by them under this Part; and
 - (b) recovered by them under paragraph (1).
- (4) An office in the Scottish Administration which is not a ministerial office must pay any financial penalty ordered to be paid by them under this Part into the Scottish Consolidated Fund.

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(5) In this regulation, "an office in the Scottish Administration which is not a ministerial office" is construed in accordance with section 126(8) of the Scotland Act 1998(2).

Commencement Information

I12 Reg. 108 in force at 18.4.2016, see **reg. 1(2)**

Status:

Point in time view as at 11/06/2021.

Changes to legislation:

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