TREASURER'S INSTRUCTION

FINANCIAL MANAGEMENT ACT 2016

CONTRACTS - DISCLOSURE AND CONFIDENTIALITY IN GOVERNMENT CONTRACTING

EFFECTIVE DATE

I December 2021

SCOPE

This Treasurer's Instruction applies to all Agencies listed in Column 1 of Schedule 1, Part 1 in the Financial Management Act 2016.

APPLICATION

Clauses 1.1 to 1.10 apply to all contracts except for:

- a novation of a contract which occurs as a result of a contractual entitlement to novate in existence prior to 15 February 2007;
- contracts of employment under the State Service Act 2000 (Tas); or
- contracts between agencies listed in Column I of Schedule I, Part I of the Financial Management Act 2016 (Tas).

The restriction on *confidentiality provisions* contained in clause 1.1 does not apply to provisions that relate to information contained in a contract that is:

- protected under the Personal Information Protection Act 2004 (Tas) or the Privacy Act 1988 (Cth); or
- required to be protected to comply with an obligation under a statute or an order of a Court.

All contracts includes, but is not limited to, contracts arising from a procurement process or a purchase from a panel arrangement, grants, licences, funding arrangements, goods leases, real property leases, assignments of existing contracts, contracts involving sale or purchase of real property, contract variations and novations of contracts. It also includes contracts between an Agency and another Crown entity such as a Government Business Enterprise or State-Owned Company.

OBJECTIVE

To provide information on confidentiality in Government contracting.

INSTRUCTION

Interpretation and Definitions

Refer to Treasurer's Instruction PF-6 for general definitions.

Confidentiality provisions in contracts

- 1.1 Contracts between the Crown and any other party must not contain a confidentiality provision unless the provision is approved by the Accountable Authority in accordance with clause 1.2 or a class exemption previously approved by the Accountable Authority in accordance with clause 1.3 applies.
- 1.2 The Accountable Authority is permitted to approve the inclusion of a *confidentiality* provision where:
 - 1.2.1 the other party to the *contract* requests confidentiality or, where the *Crown* requires confidentiality; and
 - 1.2.2 the provisions of the *contract* sought to be made confidential are specifically identified; and
 - 1.2.3 either the information is commercially sensitive or the disclosure of the provisions of the *contract* would cause unreasonable detriment to the *Crown* or another party to the contract.
- 1.3 The Accountable Authority is permitted to approve inclusion of a *confidentiality* provision for a class of *contracts* where the class of *contracts*:
 - 1.3.1 contains, or will contain, information which is commercially sensitive or the disclosure of the provisions of the *contract* would cause unreasonable detriment to the *Crown* or another party to the contract; and
 - 1.3.2 are anticipated to arise on a regular basis during the course of an agency's normal business.
- 1.4 Approval under either clause 1.2 or clause 1.3 by the Accountable Authority must be granted prior to a *confidentiality provision* being included in a contract.
- 1.5 Auditable records regarding approvals under either clause 1.2 or clause 1.3 must be prepared and maintained and information on such *contracts*, when entered into, must be disclosed on the Agency's website and in the Agency's Annual Report.

Access to contracts valued at over \$2 million

- 1.6 Except as provided in clause 1.7, identifying information in relation to *contracts* valued at over \$2 million together with a copy of the *contract* (appropriately redacted where approval for a confidentiality provision has been granted) must be made publicly available as follows:
 - 1.6.1 for contracts arising from a procurement process (including purchase orders arising from a panel arrangement) on the Tenders website;
 - 1.6.2 for non-procurement *contracts* that are otherwise not publicly available on the contracting Agency's website.
- 1.7 Where publishing the *contract* is not practicable, a summary of the *contract* together with contact details for an officer able to provide access to the *contract* must be provided on the required website (refer clause 1.6).
- 1.8 The information required by clause 1.6 must be uploaded to the required website within 10 working days of:
 - 1.8.1 the date that all parties sign the written *contract*;
 - 1.8.2 the date that signed counterparts are exchanged; or
 - 1.8.3 in cases where there is a period of due diligence, there exists conditions precedent to *contract* formation or conditions precedent to *contract* performance, the date that the completed *contract* is formed or the date that a duty to perform arises.
- 1.9 At a minimum, *contracts* must be made publicly available for the entire term of the *contract* including the term of any exercised option(s) to extend.

Confidentiality in procurement

- 1.10 All potential suppliers must be advised, in writing, of confidentiality requirements prior to entering into *contracts* as follows:
 - 1.10.1 where a *competitive procurement process* is undertaken prior to submitting responses through the conditions of tender/quotation; and
 - 1.10.2 where a tender or quotation process is not undertaken (such as when a supplier is engaged by way of a direct/limited submission sourcing process or a contract extension etc) in writing, during the negotiation stage.
- I.II Information provided by a supplier during a procurement process, including information provided by a panel member when purchasing from a panel arrangement or applications seeking to be registered on a multi-use list, must be treated as confidential until the preferred supplier is selected and a contract is awarded.

1.12 After a *contract* is awarded, information provided during the procurement by each unsuccessful supplier, must continue to be treated as confidential. However, for clarity, information provided by the successful supplier that forms part of a *contract* will not retain its confidentiality to the extent that it is reproduced in the contract unless approval is granted to include a *confidentiality provision*.

ADDITIONAL GUIDANCE

Further information in support of this Treasurer's Instruction can be found in the *Contracts Better Practice Guidelines*.