

Curbs on Public Procurement from Certain Countries Bordering India

July 24, 2020

The Ministry of Finance **amended the General Financial Rules 2017** to enable imposition of restrictions on bidders from countries which share a land border with India on **grounds of defence of India, or matters that directly or indirectly relate to the national security of the country.**

Curbs on Public Procurement

The Department of Expenditure has issued a detailed order on public procurement to strengthen the defence of India and national security. As per the Order any bidder from such countries sharing a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services and non-consultancy services) or works (including turnkey projects) **only if the bidder is registered with the competent authority.**

The competent authority for registration will be the **Registration Committee constituted by the Department for Promotion of Industry and Internal Trade (DPIIT). Political and security clearance from the Ministries of External and Home Affairs respectively will be mandatory.** The order takes into its ambit public sector banks and financial institutions, Autonomous Bodies, Central Public Sector Enterprises (CPSEs) and Public Private Partnership projects receiving financial support from the government or its undertakings.

The statement further noted that the Centre has written to the chief secretaries of the state governments for the implementation of this order at state level. For state government procurement, the **competent authority will be**

constituted by the states but political and security clearance will remain necessary. Relaxation has been provided in certain limited cases, including for **procurement of medical supplies for containment of coronavirus global pandemic** till 31st December 2020.

By a separate order, countries to which the Government of India extends lines of credit or provides development assistance have been exempted from the requirement of prior registration. The new provisions will apply to all new tenders. In respect of tenders already invited, if the first stage of evaluation of qualifications has not been completed, bidders who are not registered under the new order will be treated as not qualified. If this stage has been crossed, ordinarily the tenders will be cancelled and the process started de novo.