



DDLETB Procurement Policy

Approved by DDLETB

Developed by the ETB Procurement Network
Procurement Policy Working Group final version
approved by CE Forum 13.10.2023

DDLETB PROCUREMENT POLICY

Document Ref No:	<i>DDLETB Procurement Policy v1.0</i>
Prepared By	<i>DDLETB Procurement Section, Finance Department</i>
Adopted By	<i>Board/CE/Director</i>
Responsibility for Implementation	<i>DDLETB Procurement Section, Finance Department</i>
Responsibility for Review	<i>DDLETB Procurement Section, Finance Department</i>
Review Period	<i>This policy will be subject to review in accordance with organisational needs and/or where it is necessary to do so</i>
Source Location	<i>TBC</i>
Published Location	<i>TBC</i>
Other Documents Referenced	<i>EU Directive Article 5.2 Guidance Document</i>

Version Control			
<i>Version Number</i>	Date Reviewed	Date Adopted	Updated information
<i>1</i>	<i>14/10/2024</i>		

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Dublin and Dún Laoghaire Education and Training Board Procurement Policy

1 PURPOSE

The purpose of this document is to set out the policy for the procurement of goods (also referred to as supplies), services and works by ETBs and to ensure that procurement throughout ETBs is conducted in accordance with National and European Union Public Procurement Regulations & Directives, Legislation, Policy and Guidelines. There is an onus on public bodies to ensure that the public procurement function is discharged ethically, honestly, and fairly in a manner that secures best value for money. This policy should be read in conjunction with relevant ETB financial policies.

2 ABBREVIATIONS

OJEU: Official Journal of the European Union	C&AG: Comptroller and Auditor General
DoE: Department of Education	CWMF: Capital Works Management Framework
OGP: Office Government Procurement	EPS: Education Procurement Services
ETB: Education Training Board	DFHERIS: Department of Further and Higher Education, Research, Innovation and Science

3 PROCUREMENT OBJECTIVES

Procurement means the acquisition, whether under formal contract or not, of works, supplies and services by DDLETB. Procurement ranges from the purchase of routine supplies or services to formal tendering.

Procurement shall always be undertaken with the over-riding objectives of:

- Securing maximum Value for Money (VFM). VFM is not necessarily the cheapest option but rather the most economically advantageous. Effective planning, monitoring, appraisal and evaluation systems are critical to delivering on this objective.
- Complying with all relevant legislation and guidelines.
- Aligning with DDLETB’s strategy
- Risk Management
- Aligning with sustainability and green objectives

In pursuing these objectives, DDLETB also requires that:

- Competitive bidding and tender processes are performed
- Suppliers are appropriately selected and authorised for use

- Suppliers are monitored for financial and non-financial performance
- Works, goods and services are purchased only with proper authorisation
- Life cycle costing, which considers overall total cost, i.e., sum of acquisition and life cycle ownership cost of an item, is used rather than initial purchase cost
- Goods and services received are correctly recorded
- Payments are only made for goods and services received and authorised

4 PUBLIC PROCUREMENT PRINCIPLES

The Treaty of Rome on the functioning of the EU applies to all procurement activity regardless of value. The procurement of Goods/Supplies, Services or Works in the public sector must comply with the Treaty's fundamental procurement principles:

- **Transparency:** All procurement activities are open and transparent with necessary information provided to all. Procurement intentions and decisions should be advertised publicly.
- **Equal treatment and Non-Discrimination:** The same rules apply to all with equal rights of access. Decisions are to be based on objectivity and fairness.
- **Proportionality:** All measures used must be both necessary and appropriate in relation to the objective *i.e.* the award of contract. No excessive or disproportionate conditions, criteria, or rules are to be applied.
- **Mutual Recognition:** Equal validity is to be given to qualifications / standards applicable in other Member States.

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5 GENERAL PRINCIPLES

The Procurement Policy recognises that decentralised purchasing has an important role to play in achieving the purchasing objectives within DDLETB. Budget Holders must use suitable centrally negotiated contract agreements where they exist to maximise purchasing power for the whole ETB and to obtain optimum value for money. In specialist areas the subject matter expert will identify the technical requirements and specification and arrange competitive quotations and / or tenders as appropriate in agreement with the Procurement Department. Where centralised purchasing arrangements in the form of suitable Framework Agreements are available from either the Office of Government Procurement or the Education Procurement Service, these Framework Agreements will be utilised for procurement. If better value for money can be obtained from an alternative supplier benchmarked against an existing framework, budget holders must consult with DDLETB procurement department and comply with procurement rules. Full records must be maintained with price and quality comparisons against the OGP existing framework supplier to justify this decision. The full cost of procurement should always be considered, and benchmarking should be on a like for like basis. DDLETB is committed to the pursuit of excellence and recognises the importance of good procurement practice to obtain Value for Money, compliance & risk management and to ensure the DDLETB's funds are used to best effect.

5.1 EU DIRECTIVE - ARTICLE 5.2

DIRECTIVE 2014/24/EU OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 26 February 2014 on public procurement and repealing Directive 2004/18/EC

Article 5.2, along with the related Recital 20, which specifically mentions schools, allows for the estimation of contract values at the operational unit level, provided certain objective grounds are met (as outlined in *Article 5.2: Guidance for Application in the Education and Training Board Sector* document).

Article 5.2 states “*that where a separate operational unit is independently responsible for its procurement, or certain categories thereof, the values may be estimated at the level of the unit in question*”

6 ACCOUNTABILITY

Procurement transactions and decisions must in all respects be fair, equitable and ensure value for money (VFM). Contracting Authorities must be able to justify decisions made and actions taken. All decisions may be subject to legal scrutiny. Procurement practices are subject to audit and scrutiny under the Comptroller and Audit General (Amendment) Act 1993 and Accounting Officers are publicly accountable for expenditure incurred. Contracting Authorities are responsible for establishing arrangements for ensuring the proper conduct of their affairs including conformance to standards of good governance and accountability with regard to procurement.

6.1 DDLETB BOARD¹

DDLETB management and ultimately the Board, should ensure that there is an appropriate focus on good practice in purchasing and that procedures are in place to ensure compliance with procurement policy and guidelines.

Section 8.13 of the Code of Practice for the Governance of ETBs states: “The Board should satisfy itself that procurement policies and procedures have been developed and published to all staff”.

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6.2 EXECUTIVE MANAGEMENT

The Chief Executive is the Accounting Officer for DDLETB. Reporting to the Chief Executive, the Director of Organisation Support and Development is responsible for the Governance and Management of the DDLETB’s administration and oversees the management of the DDLETB’s resources across the Human Resources, Corporate Services, Finance, Procurement, Land & Buildings and ICT Functions.

6.3 ROLE OF MANAGER WITH RESPONSIBILITY FOR PROCUREMENT

The Manager who is responsible for the administration of Procurement reports to the Director of OSD². The Manager is responsible for Procurement Policy and oversight of its implementation.

¹ From [Code of Practice for the Governance of ETBs](#)

² Director of Organisational Support and Development

7 LEGISLATION

Purchasing within DDLETB is subject to the legislative requirements of EU Regulation and Directives as embodied in, and enforceable via, Irish law.

1. Legislation (Directives, Regulations)
2. Government Policy (Circulars etc.)
3. Capital Works Management Framework for Public Works and Construction-related Services
4. General Procurement Guidelines for Goods and Services

DDLETB is classified as a “Body Governed by Public Law – Sub Central” under the EU Public Sector due to the way in which it receives funding.

EU Directives require that all purchase requirements (tenders) above “Threshold Values” are open to European Competition. Tenders with a value above the applicable Threshold Value must be published in the supplement to the Official Journal of the European Union (OJEU), and a set process with prescribed timescales for tendering etc. must be followed. Below threshold value requirements warrant a competitive process to satisfy the Irish Government Procurement Rules.

8 THRESHOLDS & APPROVAL LEVELS

8.1 TENDERING THRESHOLDS

A competitive process is the best method of securing value for public money and the thresholds below are the minimum standards required. The current thresholds for quotations and tenders are as follows:

Goods and Services	
Threshold (exclusive of VAT)	Requirements
< €5,000	One verbal or written quote
>€5,000 - <€15,000	Seek three written quotes
> €15,000 - < €50,000	Seek five written quotes
> €50,000 - < €221,000	Tender - National
> €221,000	Tender - OJEU
Works	
Threshold (exclusive of VAT)	Requirements
< € 200,000	Should seek five written quotes
> €200,000 - < €5,538,000	Tender - National
> €5,538,000	Tender - OJEU

Works:

The [Capital Works Management Framework](#) (CWMF) is a structure that has been developed to deliver the Government's objectives in relation to public sector construction procurement reform. It consists of a suite of best practice guidelines, standard contracts and templates documents that form the four pillars that support the Framework.

However, as the DoE are the main funding body for building works to DDLETB schools, the DoE have taken the CWMF documents and tailored them to suit school building (Works) projects. The following two guidance documents should be adhered to in terms of Procurement of Contractors to undertake minor works in schools where financed by the DoE:

1. [TGD007 Design Team Procedures for Small Works](#)
2. [Design Team Procedures – 2012 4th edition - Procurement of Contractors](#)

9 CORPORATE PROCUREMENT PLAN

As outlined in [Circular Letter 0002/2019](#) Code of Practice for the Governance of Education and Training Board, each ETB is required to “confirm that a Corporate Procurement Plan has been developed and is being implemented”. To this end the ETB Sector agreed to adopt the Corporate Procurement Plan template, including MAPP (Multiannual Procurement Plan) and submit same each year to ETBI for sectoral collation and onward submission to the OGP/ EPS.

10 CONFLICT OF INTEREST, CONFIDENTIALITY & ETHICS

Conflict of Interest (including any ‘Registrable Interest’ as defined in the Ethics in Public Office Act 1995) refers to situations in which personal interest may compromise, or have the appearance of, or potential for, compromising professional judgement and integrity and, in doing so the best interests of DDLETB.

Contracting authorities are required to take “appropriate measures” to prevent, identify and remedy conflicts of interest in the conduct of a procurement procedure to avoid any distortion of competition and to ensure equal treatment of tenderers. A conflict of interest includes any situation where a relevant staff member has directly or indirectly a financial, economic or other personal interest which might be perceived to compromise his or her impartiality and independence in the context of the procurement procedure.

All steps necessary should be taken to ensure Confidential Information remains confidential. To ensure all information, fact, data and other matters of which knowledge is acquired, either directly or indirectly, as a result of activities, comply with current regulations. Use and application of all and any Confidential Information or data (including personal data as defined in the Data Protection Laws) is appropriately maintained and secured.

Separately, public officials who occupy “designated positions” for purposes of the Ethics in Public Office Acts 1995 and 2001 have a statutory obligation to furnish an Annual Statement of Interests disclosing any interest held by the person and any interests held, to the person's actual knowledge, by his or her spouse or civil partner, a child of the person, or a child of a spouse, which could materially influence the person in relation to the performance of his or her official functions.

All DDLETB employees involved in any way in the Procurement process shall act ethically and should have regard to the following policies:

- i. Ethics
- ii. [DDLETB Hospitality and Gifts Policy](#)
- iii. [Code of Conduct for Employees of DDLETB](#)

11 CONTRACT MANAGEMENT

Contracts are agreements that are legally enforceable regardless of the document title. DDLETB must have a contract with suppliers to provide goods or services. The ETB's standard Purchase Order T&C (available on request) will apply to all good and services or until such time that a contract is signed. The basis of any agreement shall be the DDLETB/OGP/EPS standard legal agreements as adjusted to take account of the nature of the services/goods. The contract should enable the establishment of good working relationships, the investment (by both parties) of resources in delivering best in class goods or services in as efficient a way as possible.

12 LEASING

All leasing requires Board and DoE approval in advance of any lease agreement being entered into. Finance leasing is strictly prohibited.

Property leasing and Procurement related issues for Property Acquisition and Disposal of Surplus Property is set out in [DPER Circular 17/2016](#)

13 RECORD KEEPING

The DDLETB Records Management and Retention Policy specifies the period for which records must be retained. All records should be maintained electronically.

All employees involved in purchasing on behalf of DDLETB should comply with the requirements of all relevant and applicable legislation. This includes, but is not limited to, ETB Code of Governance, Public Spending Directives and Government Circulars.

14 CONSEQUENCES OF NON-COMPLIANCE WITH PURCHASING POLICY AND PROCEDURES

This policy has been drafted to ensure DDLETB meets its legal obligations. Compliance is not open to individual discretion and any breach of the policy will be considered to be a serious matter and may include referral for investigation under DDLETB's disciplinary procedures.

15 IMPLEMENTATION AND REVIEW

This policy will be re-viewed biennially by the Chief Executive Forum in line with best practice, or in light of changes in legislation and guidance from sources such as OGP, Internal Audit, C&AG, the Department of Education, Department of Further and Higher Education, Research, Innovation and Science and the Department of Public Expenditure & Reform.

The date of implementation is XX /XXXXX/XXXX, which is the date of adoption by DDLETB.