

Table of Contents

News and Analysis

China

Developments in China: the Regulations Implementing the Chinese Government Procurement Law, and Progress Towards GPA Accession NA205

Czech Republic

The Czech Republic—Draft Legislation on Concession Contracts and Concession Proceedings NA59

The Czech Republic—Draft Legislation on Public Contracts NA123

Denmark

Public-Private Partnerships from a Danish Perspective NA98

European Communities

A Slip in Subsidised Contracts: The Commission's Proposal to Amend the Consolidated Public Procurement Directive NA14

Commission's Communication on the results of the Consultation Process on European Defence Procurement NA119

New Standard Forms for the Publication of Notices under the EC Procurement Directives NA31

New Threshold Values Applicable under the EC Procurement Directives from January 2006 NA79

Review: Commission Staff Working Document on the Requirements for Conducting Public Procurement Using Electronic Means NA17

The European Commission Communication on Public Private Partnerships and Community Law on Public Contracts and Concessions NA33

The Commission's Explanatory Notes NA109

The Morning After the Deadline: the State of Implementation of the New EC Public Procurement Directives in the Member States on February 1, 2006 NA82

Values of Thresholds Under the Directives on Public Procurement From January 1, 2006 NA38

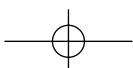
European Court of Justice/CFI

Attaching Specific Weight to the Sub-headings of an Award Criterion Under the EC Public Procurement Directive: a Note on Case C-443/04 NA55

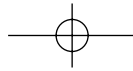
Can Member States Bar Court Action by Individual Members of a Consortium? The ECJ decision in *Espace Trianon Case C-129/04, Espace Trianon SA and Soci'et'e wallone de location-financement SA (Sofibail) v Office communautaire et r'egional de la formation professionnelle et de l'emploi (FOREM)* NA1

Carbotermo SpA, and Consorzio Alisei v Comune di Busto Arsizio, AGESP SpA, Identity crisis: When is a subsidiary part of a contracting authority? NA150

Evaluation Criteria for the Supply of Home Respiratory Treatment Services in Spain: a Note on C-234/03, *Contse SA, Vivisol and Oxigen Salud SA v Insalud* NA48

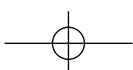


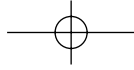
<i>FENIN</i> : Immunity From Competition Law Attack for Public Buyers?	NA214
Fulfilling Obligations in Relation to Taxes and Social Security Contributions Under the EC Public Procurement Directives: the <i>La Cascina</i> case A Note on Joined Cases C 226/04 & 228/04	NA91
Legality of a National Law Allowing Public Authorities to Award Services Contracts Directly to Their Subsidiaries: a Note on Case C-410/04, <i>ANAV v Comune di Bari</i>	NA217
The Application of the EC Treaty to a Services Concession Awarded by a Public Authority to a Wholly Owned Subsidiary: Case C-458/03, <i>Parking Brixen</i>	NA40
The Treatment of a Contract Which is Awarded by a Public Authority to a Wholly Owned Subsidiary Shortly Before Shares in that Subsidiary are Sold to a Third Party: a Note on C-29/04, <i>Commission v Austria</i>	NA52
When Must the Corrective Mechanism be Used? Case C-39/02, <i>Commission v Greece</i>	NA9
<i>European Union</i>	
European Defence Agency: The New Code of Best Practice in the Supply Chain	NA145
The Commission's Proposal for A New Remedies Directive	NA141
<i>France</i>	
Procedures for Awarding Low-value Contracts in France: the R'egion Nord-Pas-de-Calais Case	NA66
<i>International Developments Special Feature: an Overview of the Current Work of Key International Institutions in the Field of Public Procurement</i>	
Current Developments on Public Procurement in the WTO	NA167
Fighting Corruption in International Business Transactions: Impact on Public Procurement	NA195
Promoting Transparency and Integrity in Public Procurement: the Work of the OECD	NA188
The UNCITRAL Model Law on Procurement—the Current Reform Programme	NA161
The World Bank and Public Procurement: Improving Aid Effectiveness and Addressing Corruption	NA179
<i>Russia</i>	
Russia's New Procurement Regime: the Law and Practice	NA155
<i>Slovenia</i>	
Normative Regulation of Public-Private Partnership in Slovenia	NA70
<i>United Kingdom</i>	
BFS Group Ltd v Secretary of State for Defence and Purple Foodservice Ltd: Negotiations Break Down in Fantasyland	NA230
First Exemption Decision under Art.30 of the Utilities Directive Relating to Electricity Generation in Great Britain	NA127
Rapiscan Systems Ltd v Commissioners of Her Majesty's Revenue and Customs	NA235
Review of the Office of Government Commerce's Guidelines on Social Issues in Purchasing	NA221
The DeVilbiss case: <i>DeVilbiss Medequip Limited v NHS PASA and the Secretary of State for the Department of Health</i>	NA24
The New TUPE Regulations: a Review of the Potential Impact on PPP/PFI Schemes	NA133



Contributors of Articles

<i>Servet Alyanak.</i> An Overview of Legal Remedies in Public Procurement in Turkey	286
<i>Sue Arrowsmith.</i> Dynamic Purchasing Systems Under the New EC Procurement Directives—a Not So Dynamic Concept?	16
<i>Sue Arrowsmith.</i> Implementation of the New EC Procurement Directives and the <i>Alcatel</i> Ruling in England and Wales and Northern Ireland: a Review of the New Legislation and Guidance	86
<i>Michael Bowsher and Philip Moser.</i> Damages for Breach of the EC Public Procurement Rules in the United Kingdom	195
<i>Adrian Brown.</i> Applying <i>Alcatel</i> in the Context of Competitive Dialogue	332
<i>D. Daniel Dzara.</i> The United States' Experimentation with Share-in-Savings Contracting—Is the Risk Worth the Reward?	1
<i>Cao Fuguo.</i> The Emerging Legal Framework for Private Finance in Infrastructure in China: a Preliminary Review of the Beijing Concession Regulation	62
<i>Aris Georgopoulos.</i> The European Defence Agency's Code of Conduct for Armament Acquisitions: A Case of Paramnesia?	51
<i>Gregory S. Hayken.</i> Comparative Study: The Evolution of Organisational Conflicts of Interest Law in Europe and the United States	137
<i>Paul Henty.</i> Is the Standstill a Step Forward? The Proposed Revision to the EC Remedies Directives	253
<i>Radek Jurcik.</i> Legal Developments in Public Procurement in the Czech Republic After EU Accession and Proposed Changes Following the New Procurement Directives	30
<i>Ciara Kennedy-Loest.</i> What Can be Done at the Preferred Bidder Stage in Competitive Dialogue?	316
<i>Kai Krüger.</i> Action for Damages Due to Bad Procurement: On the Intersection Between EU/EEA Law and National Law, with Special Reference to the Norwegian Experience	211
<i>François Lichère.</i> Damages for Violation of the EC Public Procurement Rules in France	171
<i>Catriona Munro.</i> Competition Law and Public Procurement: Two Sides of the Same Coin?	352
<i>Nicolas Pourbaix.</i> Public Procurement Contracts: The Impact of the Acquired Rights Directive	241
<i>Anne Rubach-Larsen.</i> Damages under German Law for Infringement of EU Procurement Law	179
<i>Joshua I. Schwartz.</i> Katrina's Lessons for Ongoing US Procurement Reform Efforts	362
<i>Johannes Siegfried Schnitzer.</i> The Austrian Federal Procurement Act 2006: The Impact of Recent EC Developments on the Austrian Procurement System	266
<i>McLean Sieverding.</i> Choice in Government Software Procurement: A Winning Strategy	338
<i>Michael Slavicek.</i> Damages for Breach of the EC Public Procurement Rules in Sweden	233
<i>Steen Treumer.</i> Damages for Breach of the EC Public Procurement Rules—Changes in European Regulation and Practice	159
<i>Steen Treumer.</i> The Discretionary Powers of Contracting Entities—Towards a Flexible Approach in the Recent Case Law of the Court of Justice?	71





Steen Treumer. The Field of Application of Competitive Dialogue	307
Steven Verschuur. Competitive Dialogue and the Scope for Discussion after Tenders and Before Selecting the Preferred Bidder: What is Fine-tuning, etc.?	327

