



Procurement Policy

Villa Mondragone, Monte Porzio Catone (Rome), Italy – 14/12/2018

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ENEA is a public body. It was established by the law 28 December 2015 n. 221 art. 4. Its statute has been approved by the Board of Directors on 23 February 2017

Due to its nature of public body ENEA is defined as «Contracting Body» and it is bounded to the Contract Rules (Law 50/126), to the guidelines of ANAC (the Authority for anti-fraud), and to the so-called «transparency duties» related to the result of awarded public contracts

ENEA has also its own adiministrative guidelines stating the correct format of call for tenders and contracts





For the realization of a big Research Infrastructure it is necessary to

- have qualified suppliers, with specific requirement in terms of professional expertize, economic/financial capacity, technical capacity;
- Identification of the suppliers will be made according to the Contracts Rules, through market surveys depending on the contract types (procurements, services etc.)
- Awarding tenders according the «best value for money» criteria (ANAC guidelines on methodology and appointment of the awarding panel)





Some important issues:

- Digital signature on all the documents both in negotiations phase and contract signing;
- Negotiations by means of an online platform (mandatory since October 2018);
- Check on requested requirement by means of the online ANAC platform «Avcpass»
- financial flows traceability (Law 136/2010)
- Official documents are issued in Italian: normally a courtesy translation in english is foreseen, but for any controversy, the italian document will be the reference formal document. Any controversy will be debated at the Rome Forum



