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# Procurement Policy

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# Procurement Policy

A «Contracting Body» as public body is bounded by 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

Furthermore the administrative procedure has to follow well defined format and rules.

# Procurement Policy

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

- have qualified suppliers, with specific requirement in terms of professional expertise, 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)

# Procurement Policy

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