

## Procurement Policy

<b>Linthouse Housing Association</b>	
<b>Policy Implementation Checklist</b>	
Policy Guardian	Depute CEO
Policy Reviewed by	Depute CEO
Policy Title:	Procurement Policy
Approved by Chief Executive on:	
Approved by Linthouse Management Committee on	7 December 2021
Effective from:	1 January 2022
Due for Review in	December 2023
SHR Regulatory Framework: Regulation of Social Housing in Scotland	Governance and Financial Management - Regulatory Standard Nos. 1 - 7
Policy Linkages:	<ul style="list-style-type: none"> <li>• Equality &amp; Diversity Policy</li> <li>• Business Plan</li> <li>• Procurement Strategy</li> <li>• Financial Regulations</li> <li>• Anti-Bribery Policy</li> <li>• Anti-Fraud Policy</li> <li>• Payments and Benefit Policy</li> <li>• Risk Management Policy</li> <li>• All Asset Management related policies</li> <li>• Whistleblowing Policy</li> <li>• Staff Code of Conduct</li> </ul>
Training Completed on:	Training carried out for HOBS and BSM Q1 20/21 Training carried out by T C Young to all staff on 24 November 2021
Posted on Website on:	<u>December 2021</u>
Staff Sign off as Read and Training Completed:	
Management Committee Sign off as Read and Training Completed:	

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## Section 1: Introduction

### 1.1. Procurement

- 1.1.1 This Procurement Policy sets out the procedures which Linthouse Housing Association Limited (referred to in this Policy as “LHA”) will follow when procuring contracts for the supply of services, the supply of goods and material and/or the execution of works.
- 1.1.2 All procurements undertaken by LHA must have regard to the terms of the Procurement Strategy which accompanies this Policy and the values, objectives and Key Performance Indicators (KPIs) set out in the Procurement Strategy, which must be read in conjunction with this Policy.
- 1.1.3 This Policy must be interpreted in accordance with fundamental general principles of equal treatment, non-discrimination, transparency, and proportionality.
- 1.1.4 This Policy has been altered to reflect the exit of the United Kingdom from the European Union (EU), given that it is no longer subject to any over-riding provisions of the EU or guidance from the EU Commission on public procurement. As regards public procurement, both the UK and Scottish governments have published legislation amending current regulations, given that public procurement is a devolved matter.
- 1.1.5 Various amendments have been made in light of the fact that the UK is no longer an EU Member State, such as removal of references to notices published in the Official Journal of the EU (OJEU) and the use of the European Single Procurement Document and e-Certis etc.
- 1.1.6 This Policy may only be suspended either in whole or in part by a decision of the Management Committee in respect of the proposed award of any contract upon the joint recommendation of the Senior Officer and the Chairperson, provided there are special circumstances justifying the suspension **and subject to any suspension remaining compliant with legal requirements.**
- 1.1.7 Any query regarding the application or interpretation of this Policy should be made in the first instance to the Depute CEO

## 1.2 Scope

1.2.1 All LHA employees and board members involved in conducting any form of procurement activities must comply with the requirements of this Policy.

1.2.2 All LHA employees shall comply with the terms of this Policy. Obvious disregard by any employee to comply with the terms of this Policy, may result in disciplinary action.

## 1.3 Equality and Diversity

1.3.1 We are committed to providing fairness and equality of opportunity in order to prevent discrimination in both the workplace and wider society. This policy will be applied in line with our Equality and Diversity Policy to ensure that no person is discriminated on the grounds outlined in the Equality Act 2010.

1.3.2 We will ensure our approach to safeguarding vulnerable adults take into account the individual needs of our tenants and their households. Where required, appropriate arrangements will be made for communicating with our tenants.

1.3.3 This complies with the section of the Scottish Government's Scottish Social Housing Charter dealing with equalities which states that social landlords must perform all aspects of their housing services so that:

“Every tenant and other customer has their individual needs recognised, is treated fairly and with respect, and receives fair access to housing and housing services.” (Outcome 1: Equalities).

## 1.4 Our Mission

1.4.1 The Procurement Policy forms part of our mission to:

“Deliver high quality and cost-effective housing services designed to meet the needs of existing and future customers. To work in partnership with others to create thriving communities that people want to live and work in”.

## 1.5 Our Vision and Values

1.5.1 Our vision is the creation and sustainment of lasting, unique, vibrant homes in stable, popular and ambitious urban communities. Our vision is underpinned by four core values which we apply to all areas of our business. These are to be:

- i. **C**ustomer Driven
- ii. **H**onest
- iii. **A**ccountable
- iv. **T**ransparent

## 1.6 Our Organisational Culture

1.6.1 Our **C.H.A.T** values as outlined, form the foundation of our **Listen, Hear, Act (L.H.A)** customer excellence and organisational culture programme. All staff receive training at induction on customer service standards and the organisational culture we promote. This includes reference to our Equality and Diversity Policy and a requirement to treat colleagues, tenants, contractors, service users, and any other stakeholders with dignity and respect.

1.6.2 The organisational culture we promote is based on finding solutions to suit customer needs regardless of individual differences We will:

1. **Listen** - We are committed to listening to those we do business with, be that our customers, staff, stakeholders, regulators or funders, to ensure that our responses are reflective of what people are saying to us.
2. **Hear** - Once we listen and understand the need/demand/offer that is presented, we will ensure that we fully understand what is being said.
3. **Act** - Whilst we will think about what we do, we want to be known for acting swiftly to deliver solutions and for always keeping our promises.

1.6.3 Our Customer Service Standards' aim is to ensure all of our service users receive an excellent standard of service. The Standards helps define what our customers can expect when contacting or engaging with the staff in our office. It is available on our website, direct from the office, or in other formats as required.

## Section 2: Objectives of Policy

The objectives of this Policy are to:

- Ensure that LHA maximises value for money when procuring contracts;
- Ensure that LHA complies with all legal and regulatory requirements governing procurement and related best procurement practice when procuring contracts;
- Ensure that procurement accords with the requirements of LHA's policy in respect of payments and benefits;
- Maximise opportunities to jointly procure services on a collaborative basis with colleagues in other local registered social landlords and related organisations where this would be in the interests of LHA and where timescales permit.
- Ensure that expectations of tenants, customers, staff, colleagues and other key stakeholders are met and continually improved; and
- Ensure that LHA makes best use of the commissioning process and that there is sufficient flexibility to ensure expenditure can be increased and decreased as necessary within the financial year.

## Section 3: Related LHA Policies and Procedures

This policy should be read in conjunction with the following key LHA strategies, policies and procedures:

- 1. Procurement Strategy**
- 2. Financial Regulations,**
- 3. Financial Procedures,**
- 4. Treasury Management Policy**

and any other related, linkage policies referred to on the front page of this policy.

In the event of any conflict or inconsistency between the terms of this Policy and any provisions in any of the above policies relating to public procurement of contracts, this Policy shall take precedence.

## Section 4: Overview of Procurement Procedures

When procuring contracts for goods, services or works, LHA must comply with the Public Contracts (Scotland) Regulations 2015 (“**the Regulations**”) and the Procurement Reform (Scotland) Act 2014 (“**the Act**”) and Procurement (Scotland) Regulations 2016; the legislation that gives effect to the Act.

LHA is subject to a two-tier procurement regime, in terms of which the Regulations will apply to contracts with a value which meets or exceeds the relevant thresholds ( £213,477 for supplies or services and £5,336,937 for works), each inclusive of VAT where VAT applies and the Act will apply to contracts with a value below such thresholds but with a value which is equal to or greater than the thresholds set out in the Act (£50,000 for supplies or services and £2,000,000 for works) exclusive of VAT.

As procurement is a devolved matter, Scottish Ministers will continue to be responsible for reviewing and revaluing thresholds every two years. The thresholds highlighted above will be implemented by on 1 January 2022. Regardless of the UK’s exit from the European Union threshold values must nevertheless remain aligned to those in the World Trade Organisation’s Government Procurement Agreement (GPA).

The procedure for the award of any contract depends upon the estimated value of that contract and if VAT applies and the applicable rate of VAT. The relevant threshold values and the associated procurement procedure that must be applied are detailed in Table 1 below.

All values subject to the 2015 Regulations are now inclusive of VAT (where applicable) and relate to the full life of the contract (including any potential extensions or renewals).

Table 1: Public Procurement (Agreement on Government Procurement) (Thresholds etc) (Amendment) (Scotland) Regulations 2021/378 approved by Scottish Ministers on 29 October 2021, confirms the new thresholds as of 1 January 2022, to remain in force until 31 December 2023 unless altered before then by Scottish Ministers are as follows:

<b>Contract Type</b>	<b>Contract Value</b>	<b>Procurement Procedure</b>
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Works	£5,336,937, inclusive of VAT and above	2015 Regulations – please refer to Section 5
Supplies / Services	£213,477, inclusive of VAT and above	2015 Regulations – please refer to Section 5
Social and Other Specific Services	663,540 inclusive of VAT and above	2015 Regulations – please refer to Section 8
Works	£2,000,000 to £5,336,937	Regulated procurement under the 2014 Act, taking account of the 2016 Regulations– please refer to Section 6
Supplies / Services	£50,000 to £213,477	Regulated procurement under the 2014 Act, taking account of the 2016 Regulations – please refer to Section 6
Supplies / Services	Up to £50,000, exclusive of VAT (Supplies/Services)	Unregulated procurement – please refer to Section 7
Works	Up to £2,000,000, exclusive of VAT	Unregulated procurement – please refer to Section 7

The prescribed threshold values set out in the above table will be automatically revised in accordance with any subsequent amendment to the threshold values set by the Scottish Government for supply, services, or works contracts.

All other financial limits specified in this Policy shall be subject to review from time to time, including in the event of changes to thresholds or procedures introduced by either the UK or Scottish Government. LHA employees will be notified promptly of any change to the relevant values.

## Section 5: Regulated Procurements under the Public Contracts (Scotland) Regulations 2015

### 5.1 Overview of the Regulations

The Regulations apply to the following types of contract:

- contracts for goods or services with an estimated value of £213,477 inclusive of VAT or more;
- contracts for works with an estimated value of £5,336,937 inclusive of VAT or more; and



- contracts for certain health, social and other services with an estimated value of £663,540 inclusive of VAT or more – please see section 8 of this Policy for further detail on procurement of these types of contract.

The above types of contract must be advertised in Public Contracts Scotland (PCS) as normal to create and publish contract notices. PCS will then transfer notices to the UK Find a Tender Service (FTS) for public contracts (above threshold). The FTS has replaced the role of Tenders Electronic Daily, previously OJEU in the procurement process.

Certain categories of services are exempt from the full terms of the Regulations. In addition, certain contracting arrangements are exempt from the terms of the Regulations and such arrangements do not need to be publicly procured – please see section 9 of this Policy for further detail on procurement of these types of contract.

Any procurement which is subject to the terms of the Regulations must comply also with the 2014 Act, including:

- transparency – contract procedures must be transparent and contract opportunities should generally be publicised;
- equal treatment and non-discrimination – potential suppliers must be treated equally;
- proportionality – procurement procedures and decisions must be proportionate; and

Contracts under the Regulations must be awarded based on the "most economically advantageous tender" (MEAT). The "most economically advantageous tender" means the tender offer that is most economically advantageous from LHA's point of view, having regard to the subject matter of the contract and including matters such as:

- quality;
- price;
- technical merit;
- aesthetic and functional characteristics;
- environmental characteristics;

- running costs;
- cost effectiveness;
- after-sales service;
- technical assistance;
- delivery date; and
- delivery period or period of completion

(all as may be considered appropriate in relation to any particular contract).

Contracts which are subject to the Regulations cannot be awarded on the basis of lowest price only and must be awarded on a mix of price and quality.

Requirements under the Regulations cannot be artificially split to avoid the application of the Act and/or the Regulations (e.g., a single requirement for services with a value of £25,000 cannot be the subject of two separate contracts of £12,500 each).

Where a proposed contract is “mixed” e.g., if it contains both works and services/ supplies or services and supplies, it should be classified according to the main subject of the contract and the largest subject value.

If the mixed contract comprises both services and supplies, or services covered by both the main regime and services covered by the Light Touch Regime (please see section 8 of this Policy), the main subject of the contract is determined by reference to which part of the contract has the greater value.

A flowchart and guidance note have been included at **Appendix 1** to this Policy to assist LHA staff in determining which statutory requirements apply to a particular procurement.

## 5.2 Procurement of contracts subject to the Regulations

An overview of each of the most relevant procedures under the Regulations is set out in this section of the Policy.

Each of these procedures is subject to certain minimum timescales. A guidance note has been included at **Appendix 2** to this Policy to assist LHA staff in determining the minimum timescales which apply to a particular, procurement procedure.

*In relation to all procedures under the Regulations:*

A specific tender notice must be placed in the supplement to the FTS, via Public Contracts Scotland.

Two officers, one of which will be part of the Senior Leadership Team, will be present during the opening of all electronically, submitted tenders via the PCS Post box. The priced tenders will thereafter be noted in the Tender Register by the most senior officer responsible for opening the Post box including recording the subsequent action to be taken.

Following the contract award decision, LHA must notify the successful and unsuccessful bidders of the contract award decision. Unsuccessful bidders must be given information on the scores they obtained, the reasons why they obtained those scores and the “characteristics and relative advantages” of the successful bidder’s tender submission compared to their own tender submission: Unsuccessful bidders will have the right to request further details for a period up to 15 days following issue of the unsuccessful letter for procurements subject to Regulations.

- A mandatory “standstill” period must be observed between the date of the notices informing tenderers of the outcome of the procedure and awarding the contract;
- If contract award notices are issued electronically, (which the Association will always endeavour to adhere to) then the standstill period starts on the day after the date of issue of the contract award notices and ends at midnight on the tenth day from that day;
- If contract award notices are issued by post, then the standstill period starts on the day after the date of issue of the contract award notices and ends at midnight on the fifteenth day from that day;
- If the last day of the standstill period is not a working day, then the standstill period must be extended to include the next working day. For example, if the

ten or fifteen-day standstill period ends on a Saturday, then the period must be extended until the next Monday;

- Once the applicable standstill period has expired, LHA may enter into a contract with the successful tenderer;
- Following completion of the tender procedure, LHA must publish a contract award notice in FTS, via the Public Contracts Scotland website; and
- Any complaint about, or challenge to an LHA contract award procedure, or any situation which could be reasonably expected to lead to such a complaint or challenge must be notified to the most senior member of staff responsible for overseeing the procurement exercise. If a challenge is raised within the standstill period relative to a particular contract, all correspondence in relation to the challenge must immediately be passed to the CEO and/or the DCEO taking account of the department within the Association responsible for the procurement exercise and will be referred to the Association's solicitor for guidance and advice.

## 5.3 Procurement Procedures under the Regulations

### 5.3.1 Open Procedure

The open procedure is a single stage procedure in terms of which all interested parties may submit a tender in response to the contract advertisement. There is no separate pre-qualification stage in the open procedure, although tenderers will be required to complete a document known as a Single Procurement Document ("**SPD**") as part of their tender submission (previously the European Single Procurement Document pre-Brexit).

#### **Use of the SPD under the Open Procedure**

The SPD is a standard-form document, which will include a range of mandatory and discretionary grounds for exclusion. Bidders will need to confirm in their completed SPD that none of the mandatory and discretionary grounds for exclusion applies to them and/or their organisation.

The SPD may also include a number of “Pass/Fail” questions or questions in relation to which a minimum score must be achieved, and bidders will be required to achieve a “Pass” or the minimum score in relation to these questions in order for their tender to be fully evaluated by LHA.

The SPD has replaced the requirement for suppliers to provide up-front evidence or certificates by allowing them to self-declare that they meet certain selection and exclusion criteria.

By law, a contracting authority must ask a winning bidder to submit all of the required certificates and documentation, before they are awarded a contract. LHA can ask bidders to submit their evidence at any point in the procurement process, to ensure that the process is carried out properly. Normally bidders will be asked to provide this evidence as part of the SPD return for practical reasons.

In the event of the necessary evidence not being provided at SPD stage and if, following review of supporting evidence submitted by a successful bidder, a bidder is found to have misrepresented itself, then LHA will need to consider the following:

- If LHA identifies that a bidder is in one of the situations which constitutes a mandatory ground for exclusion, or if it does not meet one of the minimum selection criteria, then LHA **must** exclude that bidder from the competition. Depending on the nature and stage of the competition, that may mean either that it proceeds without that bidder, or that competition should be re-evaluated without that bidder’s tender;
- If LHA identifies that a bidder is in one of the situations which constitutes a discretionary ground for exclusion, then LHA will need to consider whether or not to exclude that bidder. The decision to exclude must be made in line with the general principles of transparency, proportionality, equality of treatment and non-discrimination; and
- If the issue is more administrative in nature (e.g. mistakes in providing the documentation), then LHA will have the option of inviting the bidder to supplement or clarify the documentation provided.

## **Clarification of tenders under the Open Procedure**

Under the open procedure, LHA can ask tenderers to clarify aspects of their tenders following submission. This will adopt the principles and procedures that apply to the Code of Procedure for Single Stage Selective Tendering, whether LHA has opted to appoint a Quantity Surveyor or not, to appraise the priced tender documents. All bidders will also be advised that they should not qualify their tender in any regard, failing which, could lead to disqualification from the procurement process. LHA may not negotiate with tenderers after submission of tender responses.

### **When to use the open procedure**

The Open Procedure is suitable where tenders will be easy to evaluate and/or when there are only likely to be a limited and manageable number of tenders to evaluate.

As all interested parties may submit a tender, the open procedure is unlikely to be appropriate where there is any complexity in the evaluation process for practical reasons or where LHA anticipates a significant volume of responses and wishes to limit the number of tenderers invited to the tender stage of the process.

### **5.3.2 Restricted Procedure**

The restricted procedure is a two-stage procedure in terms of which all interested parties may submit an expression of interest in response to the contract advertisement.

All bidders wishing to be considered for the contract will be requested to complete the most up-to-date version of the SPD. Only those bidders who meet LHA's selection criteria (as set out in the SPD) will be short-listed and invited to the second stage of the process. SPDs will be appraised and scored by officers of the Association and will not require the input of the Management Committee at this stage.

The minimum number of bidders expected to proceed to Invitation to Tender (ITT) stage will be outlined within the Stage 1 documents prepared by LHA. It is anticipated that the minimum number of suppliers will be invited to tender in accordance with the

Regulations (unless fewer suitable candidates have met the selection criteria, and there are sufficient numbers to ensure genuine competition).

### **Use of the SPD under the Restricted Procedure**

The SPD is a standard-form document, which will include a range of mandatory and discretionary grounds for exclusion. Bidders will need to confirm in their completed SPD that none of the mandatory and discretionary grounds for exclusion applies to them and/or their organisation.

The SPD may also include a number of “Pass/Fail” questions or questions in relation to which a minimum score must be achieved, and bidders will be required to achieve a “Pass” or the minimum score in relation to these questions in order for their tender to be fully evaluated by LHA.

The SPD has replaced the requirement for suppliers to provide up-front evidence or certificates by allowing them to self-declare that they meet certain selection and exclusion criteria. As highlighted at 5.3.1, normally bidders will be asked to provide this evidence as part of the SPD return for practical reasons.

In the event of the necessary evidence not being provided at SPD stage and, following review of supporting evidence submitted by a successful bidder, a bidder is found to have misrepresented itself, then LHA will need to consider the following:

- If LHA identifies that a bidder is in one of the situations which constitutes a mandatory ground for exclusion, or if it does not meet one of the minimum selection criteria, then LHA **must** exclude that bidder from the competition. Depending on the nature and stage of the competition, that may mean either that it proceeds without that bidder, or that competition should be re-evaluated without that bidder’s tender;
- If LHA identifies that a bidder is in one of the situations which constitutes a discretionary ground for exclusion, then LHA will need to consider whether or not to exclude that bidder. The decision to exclude must be made in line with the general principles of transparency, proportionality, equality of treatment and non-discrimination; and

- If the issue is more administrative in nature (e.g. mistakes in providing the documentation), then LHA will have the option of inviting the bidder to supplement or clarify the documentation provided.

### **Clarification of tenders under the Restricted Procedure**

As is the case under the open procedure, LHA can ask tenderers to clarify aspects of their tenders following submission, all in accordance with the Code of Procedure for Single Stage Selective Tendering. As with the Open Procedure, all bidders will be advised that they should not qualify their tender in any regard, failing which, could lead to disqualification from the procurement process.

### **When to use the restricted procedure**

As there is a short-listing phase, the restricted procedure is likely to be more appropriate than the open procedure for procurements where there is likely to be significant supplier interest and a large volume of expressions of interest or where LHA needs to limit the short-list of tenderers to those with specific expertise and experience in a particular area or sector.

For more complex procurements, LHA should either: consider using one of the more complex procurement procedures described at sections 5.3.3 and 5.3.4 of this Policy; or undertake a suitable market testing exercise to identify what solutions may be appropriate prior to issuing a contract notice.

#### **5.3.3 Competitive dialogue procedure**

The competitive dialogue procedure is suitable for more complex and/or high value procurements. Interested parties can submit an expression of interest in response to the contract notice. LHA may then carry out a short-listing exercise (using an SPD) and only those meeting LHA's selection criteria will be invited to dialogue.

A minimum of three suppliers must be invited to dialogue (unless fewer candidates have met the selection criteria and these are sufficient to ensure genuine competition, that is, at least two).



LHA then enters into a dialogue with bidders to develop one or more suitable solutions to meet its needs. There is no set format that the dialogue must follow, it will usually consist of a series of meetings with each tenderer with each meeting focusing on different aspects of the procurement, for example: financial; technical; and legal.

However, whichever format is used, LHA should be careful to ensure that all tenderers are treated equally and are given the same opportunities to access relevant information.

During the course of the dialogue, LHA is able to reduce the number of bidders, provided that it confirms it intends to do so in the contract notice or invitation to participate in dialogue. If LHA does choose to down select, it should ensure that at least two tenderers remain in the dialogue until it concludes.

When an appropriate solution(s) has been identified, LHA will conclude the dialogue phase and invite final tenders. LHA may require all final tenders to be based on one solution identified during the course of the dialogue or allow each tenderer to submit a bespoke final tender.

Following receipt of final tenders, LHA evaluates the tenders and selects the best tender based on pre-specified award criteria.

Under the Regulations, contracting authorities may carry out further negotiations with the highest-scoring bidder, following an evaluation of the final tenders “to confirm financial commitments or other terms contained in the tender, in order to finalise the terms of the contract” as long as this does not materially change the essential aspects of the procurement or risk distorting competition or causing discrimination.

### **When to use the competitive dialogue procedure**

The competitive dialogue procedure will be suitable where:

- the needs of LHA cannot be met without adaptation of readily available solutions;
- the contract includes design or innovative solutions;

- the contract cannot be awarded without prior dialogue and negotiation because of specific circumstances related to the nature, the complexity or the legal and financial makeup of a requirement or because of risks attaching to them;
- the technical specifications cannot be established with sufficient precision by the contracting authority with reference to a standard or common technical specification or technical reference; and/or
- only irregular/unacceptable tenders have been submitted in response to a previous procurement run using the open or restricted procedure and LHA needs to have the option to dialogue and negotiate with tenderers.

### **5.3.4 Competitive with negotiation procedure**

The competitive with negotiation procedure is suitable for more complex and/or high value procurements.

This procedure is a “hybrid” procedure because, as with the restricted procedure, it allows LHA to award a contract on the basis of an initial tender.

However, like the competitive dialogue procedure, it also enables LHA to negotiate with tenderers who submitted an initial tender, and any subsequent tenders, until it decides to conclude those negotiations. There is no limit to the number of negotiation and tender stages.

Once LHA is satisfied that it has completed its negotiation exercise with each bidder, it must formally close the negotiation phase and invite final tender submissions.

Final tenders are then submitted and evaluated, and the contract is awarded.

Unlike for the competitive dialogue procedure, the Regulations do not provide for any clarification or negotiation of the final tenders or the winning tender.

#### **When to use the competitive with negotiation procedure**

The competitive with negotiation procedure will be suitable where:

- the needs of LHA cannot be met without adaptation of readily available solutions;
- the contract includes design or innovative solutions;
- the contract cannot be awarded without prior negotiation because of specific circumstances related to the nature, the complexity or the legal and financial makeup of a requirement or because of risks attaching to them;
- the technical specifications cannot be established with sufficient precision by the contracting authority with reference to a standard or common technical specification or technical reference; and/or
- only irregular/unacceptable tenders have been submitted in response to a previous procurement run using the open or restricted procedure and LHA needs to have the option to dialogue and negotiate with tenderers.

LHA will only opt for the procedures set out at 5.3.3 or 5.3.4 following a detailed report being submitted, discussed and agreed by the Management Committee, clearly outlining the reasons for this procurement procedure.

The procedure to be adopted for all contracts, subject to the Regulations, will be discussed and agreed by the Management Committee prior to the procurement process commencing.

## Section 6: Regulated Procurements under the Procurement Reform (Scotland) Act 2014

### 6.1 Overview of the Act

The Act applies to the following types of contract:

- contracts for goods or services with an estimated value of £50,000 (excluding VAT) or more; and
- contracts for works with an estimated value of £2,000,000 (excluding VAT) or more.

Such contracts must be advertised on the Public Contracts Scotland website and publicly procured in accordance with the terms of the Act and the Procurement (Scotland) Regulations 2016 which imposes general obligations on contracting authorities to treat economic operators equally and without discrimination and to act in a transparent and proportionate manner.

Any procurement which is subject to the terms of the Act must comply with general principles of:

- transparency – contract procedures must be transparent and contract opportunities publicised;
- equal treatment and non-discrimination – potential suppliers must be treated equally; and
- proportionality – procurement procedures and decisions must be proportionate.

Requirements under the Act cannot be artificially split to avoid the application of the Act (e.g., a single requirement for services with a value of £50,000 cannot be the subject of two separate contracts of £25,000 each).

Where a proposed contract is “mixed”, e.g., if it contains both works and services/ supplies or services and supplies, it should be classified according to the main subject of the contract.

A flowchart and guidance note have been included at **Appendix 1** to this Policy to assist LHA staff in determining which statutory requirements apply to a particular procurement.

### **Specific statutory duties under the Act and 2016 Regulations**

There are a number of specific statutory duties under the Act which will apply to the procurement of any contracts which are subject to the terms of the Act or the 2016 Regulations.

The principal statutory duties under the Act are as follows:

## **The Sustainable Procurement Duty**

LHA must consider, before starting a procurement competition, how, by the way in which it conducts the procurement process, it might improve the economic, social and environmental well-being of the authority's area, how it might facilitate the involvement of small and medium enterprises, third sector bodies and supported businesses, and ~~to~~ consider how it can promote innovation.

Having considered and identified how these aims might be achieved, the Act requires LHA to conduct its procurements in a way designed to secure the improvements identified.

## **Annual Procurement Strategy**

The Act and 2016 Regulations requires LHA to prepare and publish an annual procurement strategy for each year in which it considers its total expenditure on regulated procurements will exceed £5,000,000. The Strategy will be advertised on the Association's website.

If it is obliged to prepare an annual Procurement Strategy, LHA must also prepare an annual Procurement Report.

## **Contracts Register**

LHA must keep and maintain a Contracts Register which must include details of all contracts entered into by LHA following a regulated procurement under the Act. In relation to each contract, the Contracts Register must contain the following information:

- the date of award;
- the name of the contractor;
- the subject matter of the contract;

- the estimated value of the contract;
- the start date of the contract;
- the end date provided for in the contract (disregarding any option to extend the contract) or, where there is no date specified, a description of the circumstances in which the contract will end;
- the duration of any period for which the contract can be extended.

LHA may delete an entry in its Contracts Register only after the contract to which it relates has expired or been terminated.

LHA must make the information contained in its Contracts Register publicly available on the Association's website and by such other means as it considers appropriate.

LHA may withhold an entry or part of an entry in the Contracts Register if it considers that making it publicly available would:

- impede law enforcement or otherwise be contrary to the public interest;
- prejudice the commercial interests of any person; or
- prejudice fair competition between economic operators.

The Contracts Register will be monitored and updated regularly by both the Asset Manager and Technical Services Manager due to the overwhelming majority of procurement exercises being undertaken by the Asset Management Team.

### **Community Benefit requirements**

The Act requires that, for any regulated procurement with an estimated value equal to or greater than £4,000,000 (excluding VAT), LHA must consider whether to impose community benefit requirements as part of the contract delivery before carrying out the procurement and which are proportionate to the value of the contract.

LHA must include in the contract notice relative to the procurement a summary of the community benefit requirements it intends to impose or, if it is not going to include any community benefit requirements, the reasons for not including any such requirements.

## 6.2 Procurement Procedures subject to the Act

There are no specific prescribed procurement procedures or timescales under the Act but LHA will utilise one of the procurement procedures under the Regulations described in section 5 of this Policy, including either Open or Restricted Procedure for procuring contracts which are subject to the terms of the Act. Regulated procurements subject to the Act and 2016 Regulations will generally adhere to the same or similar timescales set as part of the 2015 Regulations, including completion of an SPD to maintain a consistent approach.

In relation to advertising of contract opportunities which are subject to the terms of the Act, the contract notice, tender documentation and contract documentation must be published on the Public Contracts Scotland website.

Tenderers should be advised to submit any clarifications through the Public Contracts Scotland website and these clarifications and answers will be available to all bidders to ensure transparency and anonymity.

Tenderers will be advised to only submit their tender submissions through the Public Contracts Scotland website.

Following completion of the procurement procedure, a contract award notice must be published on the Public Contracts Scotland website.

The procurement route and associated procedures to be adopted for all contracts, subject to the Act, will be discussed and agreed by the Management Committee prior to the procurement process commencing.

Bidders will not be expected to have a turnover that is more than twice the value of the contract.

All unsuccessful bidders will be notified of the outcome of the procurement exercise with details of the criteria and scoring. Bidders can request further information within 30 days of the unsuccessful letter being issued. Any complaint or challenge will follow the same procedure as that outlined under Section 5.

Where appropriate, the Association will split contracts into smaller Lots to create opportunities for SMEs and where appropriate supported businesses.

## Section 7: Unregulated Procurements – Contracts which are not subject to either the Regulations or the Act due to anticipated threshold

Contracts with an estimated value below the thresholds set out in the Regulations and the Act do not require to be procured in accordance with the terms of the Regulations or the Act but must be procured in accordance with the requirements of Section 7 of this Policy.

Contracts with an estimated value below the prescribed thresholds do not need to be advertised in FTS or PCS or publicly procured in terms of the Regulations-or Act. For this reason, any works and/or services and supplies expected to be in excess of £20,000 and below £50,000 will be advertised as a Quick Quote via PCS or awarded via a central Framework Agreement. The procurement procedure to be adopted for such non-regulated contracts, anticipated to fall within these cost limits will be discussed and agreed by the Management Committee prior to the procurement process commencing. The procurement routes/options are highlighted in more detail in the table below.

Regarding procurement of goods, services or supplies below £20,000, the table below also highlights the procedures to be followed and are in line with the approved Financial Regulations Policy (FRP):

<b>Estimated value of contract</b>	<b>Procedure to be followed</b>
Below £5,000 works and services*	Goods, services and works to be procured in line with the authorisation limits highlighted and approved as part of the Financial Regulations Policy. One quotation will suffice; however, there must be a clear audit trail demonstrating the scope of the goods, services or works, including nature of the works and receipt of a bona fide quotation* The award can be a direct award via a negotiation, QQ or Framework Agreement.



<p>Between £5,000 and £20,000 works and services*</p>	<p>Written specification and a minimum of 2 quotes requested for works under £10,000 and 3 quotes for works over £10,000 and less than £20,000 via a QQ or a central Procurement Framework.* All quotes to be returned electronically and approved by the Depute CEO prior to award (as most works contracts will be in relation to Asset Management related issues) or the CEO in the Depute's absence taking account of the authorisation levels within the Financial Regulations Policy. The same process will apply for the supply of goods or services, subject to preparation of a brief or return of a detailed specification. (The Manager/Officer overseeing the procurement must provide a detailed report to enable the DCEO or CEO to approve the award). Direct awards in line with the authorisation levels, contained within the Financial Regulations Policy can be made where either the CEO or DCEO deem this to be an appropriate course of action and in the best interests of the Association e.g., health and safety reasons, relevant expertise/experience etc. Any such award must include a total price, start date and completion date for the works/ services/supplies and recorded within the Contracts Register, ultimately being presented to the Management Committee.</p>
<p>Between £20,000 and £50,000 for works and goods/services*</p>	<p>Procurement Route 1 via PCS Quick Quote (QQ). Based on 100% price (unless a quality score is required) or via a central Procurement Framework). All quotes must be returned electronically via the PCS Post box and opened in the presence of 2 staff members (inc.1 senior officer). Thereafter, Tender Register and Contracts Register to be updated. Tender Report to be submitted to Management Committee for approval prior to award of any contract.</p>
<p>Between £50,000 and £2m for works only</p>	<p>Generally, procurement Route 2 via PCS or award via a central Procurement Framework. Process to be adopted to follow same procedure as Regulated Procurement Route for contracts being advertised via PCS i.e., MEAT identified following Quality/Price exercise. If awarded via Framework, the framework's terms and conditions will be observed. Procurement route to be discussed and agreed by Management Committee prior to procurement</p>

	process being commenced. No contracts will be entered into until a Tender Report has been presented and approved by the Management Committee.
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\* Excluding any works relating to an existing Measured Term Contract (MTC) if the works are “call-offs” and already priced as part of the MTC.

## Section 8: Regulated Procurements under the Light Touch Regime under the Public Contracts (Scotland) Regulations 2015

### 8.1 Overview of the Light Touch Regime

The "Light Touch Regime" is a specific statutory regime under the Regulations which applies to certain types of services contracts for social, health, healthcare and certain other services, which are listed in Schedule 3 to the Regulations. Schedule 3 is appended to this Policy for information and reference.

Due to the types of services and contracts highlighted within Schedule 3, the “Light Touch Regime” is not likely to apply in many instances to LHA.

### 8.2 Procurement of contracts under the Light Touch Regime

Different procurement procedures apply to procurement of the relevant types of contract covered by the Light Touch Regime, depending on their value.

#### **Light Touch Regime contracts valued at or above the threshold per the 2015 Regulations:**

Where a relevant service contract is valued at or above the ~~EU~~ threshold of £663,540, inclusive of VAT, LHA must:

- publish a Contract Notice or Prior Information Notice (PIN) if used as a call for competition on Public Contracts Scotland for onward transmission to the FTS;

Publish a Contract Award Notice (these can be grouped quarterly);

- Apply reasonable and proportionate time limits to any stages of the procurement; and
- Assess successful bidder(s) to identify any instances where mandatory exclusion grounds may apply.

There is no set procedure laid down for the conduct of procurement processes under the Light Touch Regime other than the requirements above general requirements and LHA has a degree of discretion to use the tools, techniques and procedures of their choice when following the Light Touch Regime.

Accordingly, the approach to procurement of contracts under the Light Touch Regime may be determined on a case-by-case basis, provided that, in each instance, the procedure adopted is proportionate and appropriate to the scale and type of procurement process being conducted.

As a minimum requirement, the procedure adopted should cover essential information such as timescales, evaluation methodology and any scope for change/change management procedures.

It must be developed in line with any internal governance requirements and in accordance with the principles of transparency and equal treatment. Any award of a contract under the Light Touch Regime must be made on the basis of the "most economically advantageous tender" and not based on price alone.

### **Light Touch Regime contracts valued below the EU 2015 Regulations threshold**

Where a relevant service contract is valued below the threshold of £663,540, LHA has discretion to directly award a contract without undertaking any form of public procurement exercise.

If LHA chooses to undertake some form of public procurement exercise, then this exercise should be undertaken in accordance with the terms of the Act.

LHA must publicise the award of any Light Touch Regime contracts valued below the threshold on Public Contracts Scotland and must include these contracts in its Contracts Register.

## Section 9: Framework Agreements

Rather than conducting a stand-alone procurement procedure in respect of a particular requirement, LHA may consider procurement through a Framework Agreement.

### **What is a Framework Agreement?**

A Framework Agreement is an 'umbrella agreement' that sets out the terms (particularly relating to price, quality and quantity) under which individual contracts ("call-offs") can be made throughout the period of the Agreement (which will be a maximum of 4 years).

Framework Agreements can be set up for one contracting authority to use or can be set up for a number of contracting authorities to use.

LHA may set up its own Framework Agreements or it could explore in relation to a particular requirement, whether there is an existing Framework Agreement put in place by another contracting authority under which LHA is entitled to draw down the required supplies, services or works.

Pre-procured frameworks which LHA may be able to access include frameworks established by the Scottish Procurement Alliance (SPA), PfH, Buying Solutions, Hub West, Wheatley Group, Link Group and other Framework Agreements set up by other RSLs.

Framework Agreements are either concluded with a single supplier or with multiple suppliers. Often, Framework Agreements are split into lots.

### **Do Framework Agreements need to be advertised in FTS?**

If the value of all the potential call-offs under the Framework Agreement is estimated to exceed the thresholds, then the Framework Agreement should be advertised in the FTS. However, the individual call-offs do not then need to be re-advertised. It is understood under the Act, Contract Award notices do require to be published on Public Contracts Scotland in respect of call-off contracts with a value of more than £50,000 for goods or services and £2 million for works.

### **How are call-offs awarded under a Framework Agreement?**

If the Framework Agreement is awarded to one provider, then LHA can simply call-off the requirement from the successful supplier as and when it is needed. Where the Framework is awarded to several suppliers, there are two ways in which call-offs might be made:

- Where the terms laid out in the Framework Agreement are detailed enough for the purchasing authority to be able to identify the best supplier for that particular requirement, then the authority can award the contract without re-opening competition; or
- If the terms laid out in the Framework Agreement are not specific enough for the purchasing authority to be able to identify which supplier could offer them best value for money for that particular requirement, a further mini-competition would be held between all the suppliers on the Framework Agreement who are capable of meeting the need.

### **Advantages of Framework Agreements**

If the Framework Agreement has been properly concluded to ensure full compliance with the Regulations and Act, it is understood that, LHA does not require following the full FTS procedure in respect of each requirement which is the subject of a call-off, thus reducing costs and timescales. There are also potential benefits of economies of scale.

## **Potential disadvantages of Framework Agreements**

Framework Agreements may be relatively unresponsive to change – there may be new suppliers and/or new solutions within the market that were not included when the Framework Agreement was initially set up.

Framework Agreements tend to apply a "one size fits all" approach, which may make it difficult for LHA to satisfy their own procurement objectives through use of a Framework Agreement which has been procured by a third party and may not have been tailored to LHA's particular requirements.

## **Use of Frameworks by LHA**

LHA will only utilise an existing Framework following a report being prepared, discussed and agreed by the Management Committee. This may also include only Frameworks being considered (for high value contracts in excess of £20,000) following a presentation by the proposed Framework supplier. When it has been determined to utilise an existing Framework, the Association will ensure that the procurement process thereafter followed, will 1) comply fully with the Framework supplier's procedure and terms conditions and 2) ensure that LHA's procurement objectives are fully met.

## **Section 10: Exceptions to the Requirement to Publicly Procure Contracts**

There are certain exceptional circumstances in which tenders are not required for the procurement of contracts for supplies, services or works which are above the applicable threshold value under the Regulations or the Act, including:

- where the tender may only be awarded to a particular supplier for technical or artistic reasons or where a particular supplier has exclusive rights, including, but not limited to, intellectual property rights, which mean they are the only supplier capable of meeting LHA's requirements;

- where a direct award is made when no suitable tenders were received following an open or restricted procurement exercise
- where LHA has already entered into a contract with a supplier and requires additional services or works to be supplied which were not included in the original contract but which, through unforeseen circumstances e.g. health and safety reasons, additional works that could not have been anticipated prior to the contract commencing, such as structural works, have become necessary;
- where LHA wants a supplier with which it already has a contract to provide new works or services which are a repetition of works or services carried out under the original contract and such new works or services were provided for in the original contract notice; or
- where (but only if it is strictly necessary) for reasons of extreme urgency brought about by events unforeseeable by LHA, the time limits for one of the standard procurement procedures cannot be complied with.

The above exceptions may only be relied upon in limited circumstances and are subject to a range of specific conditions, including, where necessary, obtaining legal advice before relying on any such exemption.

## Section 11: Renewals, Extensions and Changes to Existing Contracts

A proposed extension, renewal or amendment to an existing contract may be considered equivalent to the award of a new contract if it constitutes a material change.

If a change to an existing contract has the effect of creating a new contract, LHA may need to undertake a new competitive tender process in accordance with the Regulations or the Act.

Material changes to a contract are those which demonstrate the intention of the parties to renegotiate the essential terms of the original contract. Amendments to a contract may be regarded as “material” where they:

- introduce conditions which, had they been part of the initial award procedure, would have allowed for the admission of tenders other than those initially admitted or would have allowed for the acceptance of a tender other than the one initially accepted – in other words, the new conditions would have potentially changed the participants in and/or the outcome of the original procurement process – examples include extensions or price increases;
- extend the scope of the contract considerably to encompass services not initially covered; and/or
- change the "economic balance" in favour of the contractor in a manner not provided for in the terms of the original contract – in other words, they make changes which improve the contractor's position or alter the balance of risk under the contract in favour of the contractor – examples include extensions or price increases or agreeing to renegotiate a contract in a way which relieves a contractor of an obligation.

The Regulations restrict LHA's ability to modify publicly procured contracts. If any member of LHA staff is considering modifying any terms of a publicly procured contract, then they must first consult with and obtain the written approval of **the Management Committee** and, if considered necessary, obtain appropriate legal advice.

## Appendix 1: Flowchart – Statutory Requirements

### Choice of Procurement Procedure

### Guidance on Procurement Flowchart

The attached flowchart has been designed for LHA staff members to determine what statutory requirements apply to procurements.

The relevant legislation is as follows:

- Procurement Reform (Scotland) Act 2014 – the "Act"; and
- Public Contracts (Scotland) Regulations 2015 – the "Regulations"



Even where a procurement does not fall under the requirements of either the Act or the Regulations, staff must ensure that bidders are treated equally and non-discriminatorily and that LHA acts in a transparent and proportionate manner (the “Principles.”)

**Type of contract:**

- Goods or services
- Works

**Goods or services:**

LHA staff must consider the estimated total value of a contract before commencing any procurement exercise. The following must be taken into account:

- any amounts payable as part of an option or renewal;
- the estimated value upon commencement of the procurement; and
- the total estimated value of any lots

Estimated total value of contract is < £50,000 exclusive of VAT – neither the Act nor the Regulations apply. Procurement of goods or services and supplies will be in accordance with procedures set out in Section 7 of the Procurement Policy.

Estimated total value of contract > £50,000 but <£213,477 inclusive of VAT– the Act applies. Procurement of goods and services will be carried out in accordance with Section 6 of the Procurement Policy.

Estimated total value of contract > £213,477 inclusive of VAT - the Regulations apply. Procurement of goods and services will be carried out in accordance with Section 5 of the Procurement Policy.

Estimated total value of contract > £4m – Community Benefit clauses require being incorporated within the procurement process.

If the services to be procured are health or social care services, procurement of such goods and services will be carried out in accordance with Section 8 of the Procurement Policy.

## **Works:**

LHA staff must consider the estimated total value of a contract before commencing any procurement exercise. The following must be taken into account:

- any amounts payable as part of an option or renewal;
- the estimated value upon commencement of the procurement;
- the total estimated value of any suppliers and services necessary for executing the works, provided by the RSL to the contractor; and
- The total estimated value of any lots

Estimated total value of contract < £2m exclusive of VAT– neither the Act nor the Regulations apply, Procurement of works will adhere to the procedures outlined in Section 7 of the Procurement Policy.

Estimated total value of contract > £2m exclusive of VAT but <£5,336,937 inclusive of VAT – the Act applies. Procurement of works will adhere to the procedures outlined in Section 6 of the Procurement Policy.

Estimated total value of contract > £4m but < £5,336,937 inclusive of VAT – the Act (Community Benefits) apply in accordance with Section 6 of the Procurement Policy.

Estimated total value of contract > £5,336,937 inclusive of VAT – the Regulations apply and the Act (Community Benefits) apply as outlined in Sections 5 and 8 of the Procurement Policy.

## **Procurement of goods, services or works subject to the Act (“Regulated procurements”)**

The Sustainable Procurement Duty means it is the duty of LHA as a contracting authority to consider how the procurement can: (i) improve social, economic and environmental wellbeing of LHA's area; (ii) facilitate the involvement of SMEs, third sector bodies and supported business in the procurement process; and (iii) promote

innovation; and that the procurement process will be carried out with a view to securing such improvements.

Publication of a contract notice (excluding call-offs under framework agreement unless the call-off is above the thresholds) will be subject to a Contract Award notice on PCS.

Where LHA decides to exclude a supplier from participating in a procurement process before a tender has been submitted, it must notify that supplier of the decision and include: (i) the names of the excluded suppliers; (ii) the exclusion criteria used; and (iii) LHA's scoring (if any) used against the criteria.

Upon deciding to award a contract, LHA must notify all unsuccessful tenderers of the name of the successful tenderer, the award criteria used, and LHA's scoring against those criteria, of the unsuccessful tenderer(s) and the successful tenderer.

Requirement for technical specifications to be set out in the tender documents.

### **Procurement of works subject to the Act (Community Benefits)**

The requirements set out in section 4 above and the Principles apply.

Before undertaking the procurement, LHA must consider whether to impose Community Benefit requirements as part of the procurement exercise. Community Benefit requirements relate to training and recruitment, availability of sub-contracts, or improvements to the economic, social or environmental wellbeing of LHA's area.

The contract notice must contain:

- a summary of the community benefit requirements intended to be included in the contract; or
- a statement of reasons for not including any community benefit requirements.

Where requirements are included in a contract, the Contract Award notice must state the benefits which LHA considers to be derived from the requirements and should always be proportionate in terms of the type, scale and value of the procurement exercise.

### **Procurement of goods or services ~~under~~ subject to the Regulations**

The Principles apply.

The tender requires to be published in the FTS and one of the defined procedures set out in the Regulations must be followed:

- open or restricted procedure;
- negotiated procedure without prior publication
- innovation partnership;
- competitive procedure with negotiation; or
- competitive dialogue.

Specific requirements include:

- technical specifications to be set out in the tender documents;
- tender documents must be available electronically and free of charge from the date of publication of the contract notice;
- mandatory and discretionary grounds for excluding tenderers – maximum turnover requirement of two times the value of the contract;
- selection and award criteria; and
- self-declaration for tenderers under the European Single Procurement Document.

### **Procurement of goods, services or works under the Regulations and the Act (Community Benefits)**

The requirements in sections 5 and 6 above apply.

### **Framework Agreements**

If a Framework Agreement is required, the procedures set down in the Regulations apply. The term of a framework agreement must not exceed four years, including any extensions.

Single supplier Framework Agreement – a contract based on that agreement must be awarded in accordance with the Framework Agreement and the RSL may write to the supplier to supplement its tender as necessary for the award of such a contract.

Multi-supplier Framework Agreement – there are specific provisions within the Regulations in terms of awarding contracts under the Framework Agreement, either without or by reopening competition.

### **Dynamic purchasing systems**

This type of procurement is completely electronic and is governed by the Regulations.

### **Health or social care services**

If the total estimated value of the contract is < £663,540 inclusive of VAT then the RSL may award a contract for health or social care services without seeking offers.

However, if the total estimated value of the contract exceeds £663,540 then the procurement is subject to the lighter touch regime under the Regulations, which set out certain principles for procurement contracts of this nature.

### **Procurement Strategy**

Where LHA's total value of regulated procurements is £5m or more within a financial year, a Procurement Strategy must be prepared and published online before the start of that financial year in accordance with the Act. If LHA's total value of regulated procurements is less than £5m but it becomes apparent during the course of the financial year that this threshold will be exceeded, LHA must prepare and publish online a procurement strategy for that financial year.

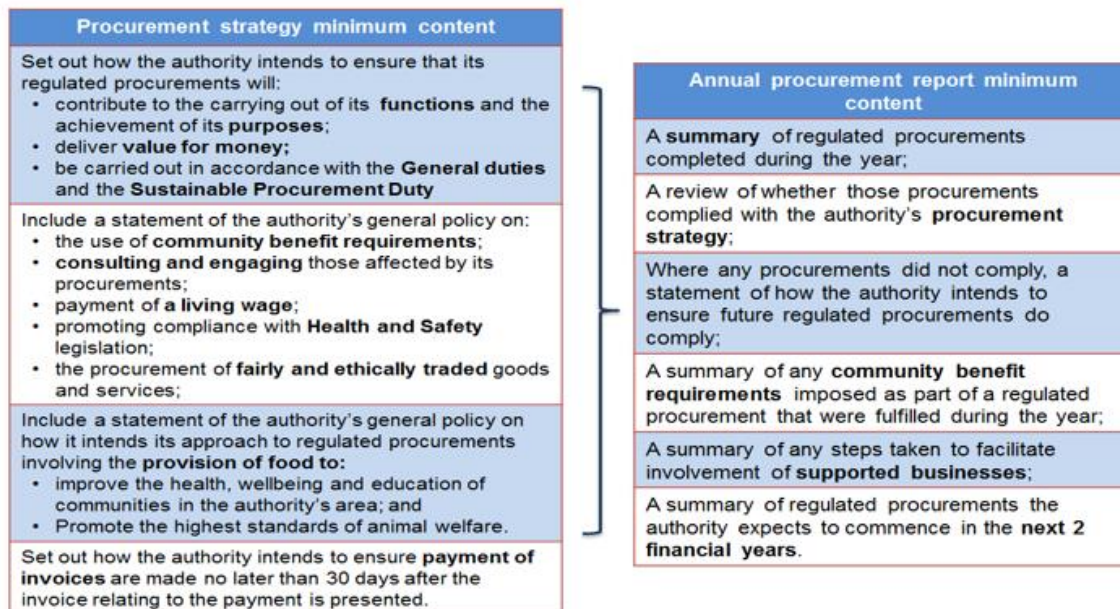
LHA produces an annual Procurement Strategy regardless of the amount of Regulated Procurement, within that financial year which should be read in conjunction with this Policy.

### **Annual Sustainable Procurement Report**

If LHA has prepared (or revised) a Procurement Strategy for a financial year and has reached the £5M Regulated Procurement threshold for that financial year, an annual Sustainable Procurement Report on regulated procurements must be prepared, published online and should include the following Minimum Content.

[Section 18 of the Procurement Reform \(Scotland\) Act 2014](#) sets out the minimum content that an annual procurement report must include. The image below illustrates the minimum content that an organisation must provide in its procurement strategy and annual procurement.

### Minimum Content



Reference: L&G-3-A

28/05/17

As part of the Annual Procurement Strategy LHA will monitor our Procurement Objectives by Reporting to MC on the following Key Performance Indicators (KPIs):

Procurement Strategy KPI 1: **Target** 100% compliance with all statutory duties under “the Regulations” and “the Act” for all regulated procurement activities.

Procurement Strategy KPI 2: **Target** 100% of regulated and unregulated procurement contracts (where appropriate) have considered the Sustainable Procurement Duty. (e.g. improving the social/economic, environmental well-being of the wider Linthouse community, facilitation/involvement of SMEs, 3<sup>rd</sup> sector bodies and supported businesses and the promotion of innovation etc).

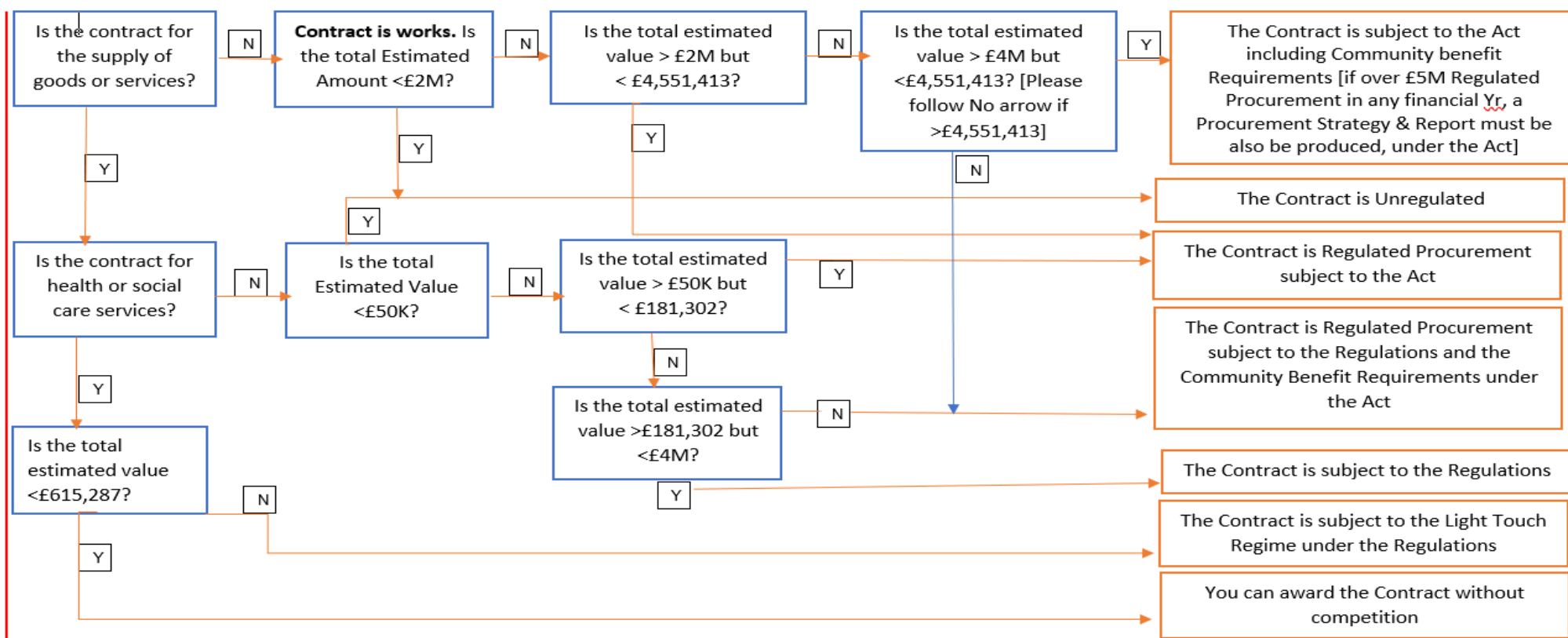
Procurement Strategy KPI 3: **Target** 100% of all contracts procured are included on a Contracts Register and anticipated procurement activity is also included for the current financial year. All Regulated Procurement information will be available online.

## Flowchart

The following flowchart has been designed for LHA staff members to determine what statutory requirements apply to procurements. The relevant legislation is as follows:

- Procurement Reform (Scotland) Act 2014 – the “Act”; and
- Public Contracts (Scotland) Regulations 2015 – the “Regulations”.

Even where procurement does not fall under the requirements of either the Act or the Regulations, LHA staff must ensure that bidders are treated equally and non-discriminatorily and that LHA acts in a transparent and proportionate manner (the “Principles”).



Appendix 2: Procurement Timescale

**Procurement Timescales**

Type of procedure	Standard timescales	Options for the Association to reduce timescales	Tenders submitted electronically	Requirement is urgent and longer time limit is impractical as a result	PIN published no more than 12 months and no less than 35 days from despatch of contract notice
<b>Open</b>	Despatch of contract notice to receipt of responses – 35 days Standstill period – 10 days if notice issued electronically / 15 days if by other means	5-day reduction	Period reduced to 15 days		.
<b>Restricted</b>	Despatch of contract notice to receipt of responses – 30 days ITT to receipt of tenders – 30 days Standstill period – 10 days if notice issued electronically / 15 days if by other means	May agree time-limit with tenderers – in absence of agreement minimum period is 10 days	5-day reduction	Period reduced to 15 days  Period reduced to 10 days	Period reduced to 10 days
<b>Competitive dialogue</b>	Despatch of contract notice to expressions of interest – 30 days Standstill period – 10 days if notice issued electronically / 15 days if by other means				
<b>Competitive with negotiation</b>	Despatch of contract notice to expressions of interest – 30 days ITN to receipt of tenders – 30 days Standstill period – 10 days if notice issued electronically / 15 days if by other means	May agree time-limit with tenderers – in absence of agreement minimum period is 10 days	5-day reduction	Period reduced to 10 days	Period reduced to 10 days



Appendix 3: List of Services covered by the new Light-Touch Regime

**SCHEDULE 3 of the Public Contracts Regulations 2015**

Regulations 5(1)(d) and 74

**SOCIAL AND OTHER SPECIFIC SERVICES**

<b>CPV Code</b>	<b>Description</b>
75200000-8; 75231200-6; 75231240-8; 79611000-0; 79622000-0 (Supply services of domestic help personnel); 79624000-4 (Supply services of nursing personnel) and 79625000-1 (Supply services of medical personnel) from 85000000-9 to 85323000-9; 98133100-5, 98133000-4; 98200000-5; 98500000-8 (Private households with employed persons) and 98513000-2 to 98514000-9 (Manpower services for households, Agency staff services for households, Clerical staff services for households, Temporary staff for households, Home-help services and Domestic services)	Health, social and related services
85321000-5 and 85322000-2, 75000000-6 (Administration, defence and social security services), 75121000-0, 75122000-7, 75124000-1; from 79950000-5 to 7995200-7; from 80000000-4 Education and training services to 80660000-8; from 92000000-1 to 92700000-8; 79950000-8 (Exhibition, fair and congress organisation services), 79951000-5 (Seminar organisation services), 79952000-2 (Event services), 79952100-3 (Cultural event organisation services), 79953000-9 (Festival organisation services), 79954000-6 (Party organisation services), 79955000-3 (Fashion shows organisation services), 79956000-0 (Fair and exhibition organisation services)	Administrative social, educational, healthcare and cultural services
75300000-9	Compulsory social security services
75310000-2, 75311000-9, 75312000-6, 75313000-3, 75313100-4, 75314000-0, 75320000-5, 75330000-8, 75340000-1	Benefit services
98000000-3; 98120000-0; 98132000-7; 98133110-8 and 98130000-3	Other community, social and personal services including services furnished by trade unions, political organisations, youth associations and other membership organisation services
98131000-0	Religious services

55100000-1 to 55410000-7; 55521000-8 to 55521200-0 (55521000-8 Catering services for private households, 55521100-9 Meals-onwheels services, 55521200-0 Meal delivery service) 55520000-1 Catering services, 55522000-5 Catering services for transport enterprises,	Hotel and restaurant services
55523000-2 Catering services for other enterprises or other institutions, 55524000-9 School catering services 55510000-8 Canteen services, 55511000-5 Canteen and other restricted-clientele cafeteria services, 55512000-2 Canteen management services, 55523100-3 School-meal services	
79100000-5 to 79140000-7; 75231100-5;	Legal services, to the extent not excluded by regulation 10(1)(d)
75100000-7 to 75120000-3; 75123000-4; 75125000-8 to 75131000-3	Other administrative services and government Services
75200000-8 to 75231000-4	Provision of services to the community
75231210-9 to 75231230-5; 75240000-0 to 75252000-7; 794300000-7; 98113100-9	Prison related services, public security and rescue services to the extent not excluded by regulation 10(1)(h)
79700000-1 to 79721000-4 (Investigation and security services, Security services, Alarmmonitoring services, Guard services, Surveillance services, Tracing system services, Absconder-tracing services, Patrol services, Identification badge release services, Investigation services and Detective agency services) 79722000-1(Graphology services), 79723000-8 (Waste analysis services)	Investigation and security services
98900000-2 (Services provided by extraterritorial organisations and bodies) and 98910000-5 (Services specific to international organisations and bodies)	International services
64000000-6 (Postal and telecommunications services), 64100000-7 (Post and courier services), 64110000-0 (Postal services), 64111000-7 (Postal services related to newspapers and periodicals), 64112000-4 (Postal services related to letters), 64113000-1 (Postal services related to parcels), 64114000-8 (Post office counter services), 64115000-5 (Mailbox rental), 64116000-2 (Post-restante services), 64122000-7 (Internal office mail and messenger services)	Postal services
50116510-9 (Tyre-remoulding services), 71550000-8 (Blacksmith services)	Miscellaneous services