



Providing Quality and
Professional Training Since 1984

Preventing claims and litigation in public contracts

Date: 2 December 2019 - 6 December 2019

Course ID: PC 70 / 2019

Duration: 5 Days

Fee US\$ - VAT is not included: 2900 US\$

Venue: Paris / France

Objectives:

Master the procedures governing contract monitoring and performance in order to prevent and handle the risks of dispute.

Understand business failures and the consequences of a takeover in the performance of a contract.

Who should attend:

Persons in charge of monitoring the performance of services, supply and works contracts.

Persons in charge of developing invitations to tender and tender documents.

Authorising officers for expenditure for projects funded by donors.

Legal advisers.

Independent consultants and design offices.

Daily Outlines:

Topic 1 - Preventing litigation in public contracts

Different types of contracts: standard forms of contract, public procurement and alternative types of procurement procedure: open, restricted, negotiated and competitive dialogue.

Preparation of tender and consultancy appointments.

Contract documentation: prequalification documents, technical specifications, general conditions, special conditions, bill of quantities, breakdown of costs and quantities, technical drawings and documents.

Tender evaluation and award contract.

Contractual obligations of the supplier, obligations as employer, and performance guarantees.

Setting up monitoring and supervision structures, and role of the engineer.

Provisional and final acceptance of works.

Topic 2 - Preventing business failure

Preventing the failure of a service provider in the pre-contractual phase.

Checking the capacity of a company submitting a tender.

Dealing with business failure during contract execution.

How to react with company being placed under judicial review during contract execution?

Topic 3 - Preventing the consequences of a takeover

Preventing the consequences of a takeover.

Identifying the consequences the liquidation of the company on the performance of the contract.

Checking the guarantees falling under the responsibility of the defaulting contractor.

Managing the poor performance of a public contract.

Termination of a contract for general interest.