

appendix
The government in 2012
September 20, N 1241 - N

K. REGULATION

State-private partnership ASSESSMENT AND APPROVAL OF PROGRAMMES

I. SCOPE AND BASIC DEFINITIONS

1. This procedure shall be established before starting the procurement process states private partnership (hereinafter: PPP) project (the project proposal)

After selection of the private partner and the implementation of the procurement process PPP program (the final program evaluation and approval procedure) and standards.

2. Terms used in this procedure are:

1) **PPP** cooperation between *the* public and the private partner, which directed to infrastructure financing, construction, renovation, management management, maintenance and operation of the withdrawal, through long-term the provision of services (PPP should include the actions,

At least two of them) transparency, competition, cooperation yerkaratevu-

Based on the principles of.

2) **PPP project**, a complex of actions for implementation of the PPP.

3) *in asnavor partner*, the Republic of Armenia or a foreign one
or as a legal entity or individual entrepreneur, who participate in
PPP projects.

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4) **PPP authorized body for the** Government of the Republic of Armenia
authorized central executive body.

5) *Street party*, government or local government
bodies.

II. PROPOSAL EVALUATION SOFTWARE AND APPROVAL

1. The submission of the project proposal

1) Paragraph 1 of part 2 of Chapter II of this regulation, and in the sub-set of 2
defined "program proposals and related documents" (hereinafter referred to as software
offer application) and the Government of the Republic of Armenia
duplicate PPP authorized body (henceforth authorized body).

2) The staff of the Government of the Republic of Armenia software
within 5 working days of receipt of the offer should present
the procedure established in Section II software offer, Armenia's behavior

chapeti instructed to send to the opinion of Finance

the state authorized body in the field of PPP authorized body in accordance with industry

The authorized public administration body (the body).

3) The authorities of the Republic of Armenia bid proposals

Within 30 days after receiving the government, their legal

Within the concepts present, on the conclusion of the

authorized body.

4) authorities may require relating to the project proposal, by law

not prohibited and implement their obligations under this Order

the necessary clarifications and additional documents (hereinafter:

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additional information is required). Agencies should be additionally authorized body

Upon receipt of the information requested to present the work of 15 project proposals

working during the day.

5) PPP authorized body assesses the additional information request

and if necessary, it represents the public side. More information

Unless otherwise justified the need to submit a claim katvutyam

shall then returns the additional information requested by the

body.

6) side of the authorized body within 10 working days provided

The information required here.

7) the bodies after receiving additional information from the Authority

The application within 10 working days of their

within the competence of the conclusion of the authorized body.

8) bodies to their findings (positive or negative)

at present this procedure is authorized, the causal

banumneri together, which resulted in the conclusion. In cases where the

The body does not represent the opinion given period, it is considered that

Offer has no objection to the application software.

9) after obtaining the opinion of the authorized body organs work 20

working days of the Republic of Armenia and the Government

Government approval of the project proposal or discussion

nakhagitse, decision to reject the Government of the Republic of Armenia which

The conclusions include conclusions ampopume, bodies their

with professional recommendations miasin, yezrakatsutyune, authorized body

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proposal of amendments. If the authorized body

complete software recommendation to reject the proposal, it

should also include the proposal on the grounds for rejection. The authorized body

The draft decision on proposal rejection will tell

depkum, if the software is not satisfied with the proposal in paragraph 3 of Chapter II of this Order

None specified criteria.

10) The Government of Armenia considers this procedure

The second sub-paragraph 1 of Chapter II 9-defined proposal or refusal

The draft decision on the approval and after receiving 15

during the day to confirm it.

11) If the Government of Armenia approved the program

proposal, the public is carried out by Armenia "Purchases"

The selection of the private partner in the manner prescribed by law.

12) If the Government of the Republic of Armenia rejects software

proposal, it may be appealed in accordance with the law.

2. The purpose of the project proposal for approval by the public

The content of the documents and the list

1) project proposal includes the following:

a. personalization data to the public,

b. Brief bnutagire, proposal

c. A description of the proposed PPP model, which is based on the need to implement

The program is being offered,

d. The draft of the PPP contract,

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e. the selection of the private partner, the proposed procedure and the time

nakatsuytsi brief description,

f. Feasibility study of the project proposal, including comparison
matutyune PPP projected cost of the project and all
cost and financing model of the classic (budgetary), the proposed contract

During the period,

a. risk matrix, which includes the public and private partner

The distribution of risks between risk or distributed,

h. The decision on the environmental impact assessment, if

There is a legal obligation in terms of design and purpose of the issue, the
on a decision.

2) together with the information specified in sub-paragraph 1 of this
must also submit the following documents:

a. A copy of the decision or any other legal act, which confirms that

The implementation of the proposed project is within the competence of the public,

b. justification that the proposal complies with

accepted by the public to the strategic and (or) development document

tatgherin,

c. Such information of the Republic of Armenia

And all the calculations based on the PPP projects and contracts.

3) The Government of the Republic of Armenia opinion-giving bodies

NGOs should provide the following information on the public side.

points,

a. personalization data to the public,

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- b. Brief bnutagire, proposal
- c. A description of the proposed PPP model, which should be based on implement the proposed project,
- d. the selection of the private partner, the proposed procedure and the time nakatsuytsi summary
- e. risk matrix, which includes the public and private partner distributed between the risk or risks bashkhume,
- f. The decision on the environmental impact assessment, if There is a legal obligation in terms of design and purpose of the issue, the on a decision.

3. Program Proposal Evaluation Criteria

- 1) evaluation criteria for proposals are:
 - a. The presence of public interest or security of the public service of necessity,
 - b. implementation of the project, the public's legitimate legal sutyune,
 - c. proposals and projects in the field of development and compliance strategies,
 - d. compliance with budgetary proposals kankhatesum-media, fiscal risks and limitations,
 - e. software to offer financial and fiscal stability,
 - f. proposal, the PPP state policy compliance khanate,

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a. liabilities and risk-sharing government and private partners

between friends, the monetary value of the proposed program and calculated

"Compared to conventional (budget) implementation of the project"

h. PPP PPP contract design, contract compliance

dzeverovsahmanvats exemplary content of mandatory requirements,

i. the proposed contractual period, which may not be shorter than

5 years and longer than 30 years.

2) bodies, reporting on the proposals,

The following criteria should be taken into account by the relevant body iravasutyun-

of the sidelines,

a. Availability of public interest or security of the public service

of necessity,

b. proposals and projects in the field of development and

Compliance strategies,

c. Projection of budget proposal

ing, fiscal risks and limitations,

d. software supply, respectively, the PPP government policy

tion in the field.

III. After selection of the private partner
FINAL PROJECT EVALUATION AND APPROVAL

1. Submission of final project approval

1) the completion of the process of selection of the private partner

After paragraph 2 of this procedure within 15 working days specified in Chapter III

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"The final plan and related documents" (the final program approval application) represents the Government of the Republic of Armenia and a copy of the authorized body.

2) The Government of Armenia approved the final project within 5 working days of receipt, the Republic of Armenia State Prime Minister for an opinion send it to the authorities.

3) The bodies of receipt of final approval of the project 15 working days to submit their conclusions to the authorized body sions. If the body does not submit the report within the prescribed period, it is considered that the application for approval of the final project ditonances.

4) After receiving the report of the working bodies of 5 during the day and by the authorized body amopopum Armenia The final program of the Government for consideration

The draft resolution on the establishment of the Government of the Republic of Armenia (hereinafter referred to as the final project) which includes conclusions and recommendations of the Bodies conclusions Gohar their professional recommendations.

5) The Government of the Republic of Armenia discusses the Draft and final approval or rejection of the work after the receipt of 15 working days. The Government of the Republic of Armenia final e, reject the project if the plan does not meet the 3rd Chapter III of this Order any of the criteria set out in point.

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6) The final draft of the Government of the Republic of Armenia can decline in other cases.

7) Where the Government of Armenia rejects The final draft, it may be appealed in accordance with the law.

2. The final order approving the plan submitted by the public side The content of the documents and the list yatsvogh

- 1) An application for approval of a final plan includes the following:
 - a. The final program and brief description of the initial project proposal the comparative reference to the changes,
 - b. The revised version of the project, noting changes in the PPP contract are compared with the proposal of the PPP contract design,

c. Comparative summary and final project proposals with reference
the differences, including changes in the structure of the PPP,

d. risks and responsibilities between the public and private partners
changes in the distribution,

e. The procedure for selecting the private partner

Brief description:

3. The final project evaluation criteria

1) criteria for assessment and approval of the final project are:

a. ensure the existence of public interest or public service

the necessity of ensuring,

b. The implementation of a PPP project, the public's legitimate authority,

c. PPP program, projects and strategies in the field of development

rutyunnerin compliance,

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d. PPP project with budget forecasts,

fiscal risks and limitations,

e. Financial and fiscal sustainability of the PPP project,

f. PPP project, the PPP public policy relevance,

a. liabilities and risk-sharing government and the private partner

between the media,

h. The proposed program and calculated the value of money "contracts

Compared to single (budget) implementation of the project "

i. PPP PPP contract design, contract compliance

the content of the provisions of the order,

h. the proposed contractual period, which may not be less than 5
year and longer than 30 years.

REPUBLIC OF ARMENIA
GOVERNMENT STAFF
HEAD

D. SARGSSYAN

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