

statement regarding its domination or subsidiary relationship with respect to other parties to the proceedings and person acting on behalf of the procuring entity participating in same proceeding or who remain in subordinate relationship with other participants to the proceeding.

(9) Where a bid or tender is executed under the provision of Sub-Section (8) (a) to (g) of this Section, the Bureau shall inform the bidder in writing the ground for the exclusion of the bid and the Bureau shall keep record of same in the file pertaining to the public procurement in question.

(10) All contract prices shall be considered as fixed, and therefore, not subject to any upward variation during the contract implementation, except under extra ordinary circumstance and only upon approval of the Bureau which shall from time to time stipulate by regulation, the basis for allowing or computing the quantum of such variation.

(11) All communications and documents issued by procuring entities and the Bureau shall be in English language.

(12) All communications regarding any matter driven from this Law or proceeding of public procurement shall be in writing or such other form as may be stipulated by the Bureau.

(13) Every procuring entity shall maintain both file and electronic records of all procurement proceedings made within each financial year. The record shall be maintained for a period of ten years from the date of the award.

(14) Copies of all procurement records shall be forwarded to the Bureau not later than three months after the end of the financial year and shall show: