Sustainability in Public Procurement (and the GPA): Possible Approaches

Judge Marc Steiner,
Swiss Federal Administrative Court
Purpose and topics of the presentation

- The revision of the GPA: Green Public Procurement endorsed, “constructive ambiguity” concerning social aspects
- Relevance of the EU public procurement reform 2014
- Regulatory density (“Regulierungsdichte”) of the GPA as a key argument
- GPA is not about regulating private consumer choice, but about the public consumer choice itself -> more policy space
Revised GPA and Sustainability Issues I

Art. X (6) revised GPA on technical specifications:
For greater certainty, a Party, including its procuring entities, may, in accordance with this Article, prepare, adopt or apply technical specifications to promote the conservation of natural resources or protect the environment.
Revised GPA and Sustainability Issues II

Art. X (9) revised GPA on the tender documentation:
The evaluation criteria set out in the notice of intended procurement or tender documentation may include, among others, price and other cost factors, quality, technical merit, environmental characteristics and terms of delivery.
Rev. GPA and Sustainability Issues III

Art. XXII (8) revised GPA:
The Committee shall undertake further work to facilitate the implementation of this Agreement and the negotiations provided for in paragraph 7, through the adoption of work programmes for the following items:
(iii) the treatment of sustainable procurement;
Revised GPA and Sustainability Issues IV

Art. XXII (8) revised GPA + Annex E: The work programme on sustainable procurement shall examine […] the ways in which sustainable procurement can be practiced in a manner consistent with Parties’ international trade obligations. [This is especially true concerning social aspects.]
Interplay GPA and EU Directives

The contracting authorities ... which apply [this Directive] ... should therefore be in conformity with the [Government Procurement] Agreement .... (Recital 7 Directive 2004/18/EC). -> Framing and applying EU law is interpreting the GPA!
The **first** objective [of public procurement] is to increase the efficiency of public spending (**best value for money**; p. 4).
Another *complementary* objective is to allow procurers to make better use of public procurement in support of common societal goals: These include protection of the environment … and combating climate change, promoting innovation and social inclusion (p. 5).
Single Market Act COM(2011)206 final

Key action: Revised and modernised public procurement legislative framework, with a view to underpinning a balanced policy which fosters demand for environmentally sustainable, socially responsible and innovative goods, services and works (p. 19).
European Parliament Resolution
“Modernisation of Public Procurement”
(25 October 2011)

Takes the view that [...] the criterion of lowest price should no longer be the determining one for the award of contracts, and that it should, in general, be replaced by the criterion of most economically advantageous tender [...] taking into account the entire life-cycle costs of the relevant goods, services or works;

Nottingham, 15th June 2015
Directive 2014/24/EU – Philosophy

Recital 2: Public procurement plays a key role in the Europe 2020 strategy as one of the market-based instruments to be used to achieve a smart, sustainable and inclusive growth while ensuring the most efficient use of public funds. [...] See also recital 17 on buying innovative goods.
Such a shift (to a greener economy) could also boost the competitiveness of European industry by stimulating innovation in eco-technologies – which have been recognised as a high-growth sector where Europe is already a world leader (p. 2).
“Fair trade” as Award Criterion: Judgment C-368/10 ECJ 10 May 2012

Finally, [...] there is no requirement that an award criterion relates to an intrinsic characteristic of a product [...; C-448/01 EVN/Wienstrom] There is therefore nothing, in principle, to preclude such a criterion from referring to the fact that the product concerned was of fair trade origin.
Directive 2014/24/EU – Award Criteria

Art. 67 / Recitals 89-92: “most economically advantageous tender” / “best price-quality ratio” / “social, environmental and innovative characteristics” / including factors involved “in the specific process of production”
Art. 18 and Annex X / Art. 57 / Recital 101: Contracting authorities should further be given the possibility to exclude economic operators ... because of violations of ... social obligations ...
Art. 67 / Recital 92: When assessing the best price-quality ratio contracting authorities should determine the economic and qualitative criteria linked to the subject-matter of the contract that they will use for that purpose.
In a ruling on the purchase of electricity, an award criterion relating to the amount of electricity produced from renewable sources in excess of the expected consumption of the contracting authority was ruled inadmissible, as it was not linked to the subject matter of the contract (C-448/01 EVN/Wienstrom).
GPA and secondary policies / Does a “purity principle” apply?

According to the purity principle one purpose of public procurement regulation would be to establish a system that reduces as far as possible the insertion of non-economic criteria into the procurement process (definition by Sue Arrowsmith / Christopher McCrudden discussing the GPA).
GPA 1994 – Basic Rule on Award Criteria (unchanged in revGPA 2012)

Given the objective of the GPA of laying down minimum standards to be applied, it has opted for flexibility and, in addition to allowing awards on price, also allows other criteria to be taken into account, provided they have been set out in the tender documentation (Peter Trepte).
One can realistically not expect from an international framework like the GPA a substantial contribution to the solution of the problem when discussing abnormally low tenders (Gerhard Kunnert), because the GPA is about minimum standards.
Conclusion on the interpretation of the GPA: GPA is setting minimum standards and not to be seen as a comprehensive procurement codification

The GPA as setting minimum standards is meant to be compatible with different views on economic policy; a strict "purity principle" would rather be a possible characteristic of a full fledged / comprehensive regulation.
Trade and Labour in the GPA context: There is more policy space within the GPA compared to “normal” WTO-law

Asking for respect of the ILO Core Labour Standards in the context of public purchasing is not the same as an import ban or a trade sanction in the general WTO context. It’s not about regulating private consumer choice but about public consumer choice itself.
A minimum of consistency?

WTO, ILO, UNCTAD, UNEP etc. are sub-systems of the same overarching system. This presupposes the idea of an at least to some extent coherent legal framework/world order. The GPA is not only about trade, but also on governance and to a certain extent on sustainability, without disregarding the core principles of the GPA (balance of interests).
Contact

Swiss Federal Administrative Court
Mr. Marc Steiner
CH-9023 St. Gallen
Switzerland
phone: +41 58 705 25 74
E-mail: marc.steiner@bvger.admin.ch