



Information from the



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public procurement  
form single source

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) have been identified

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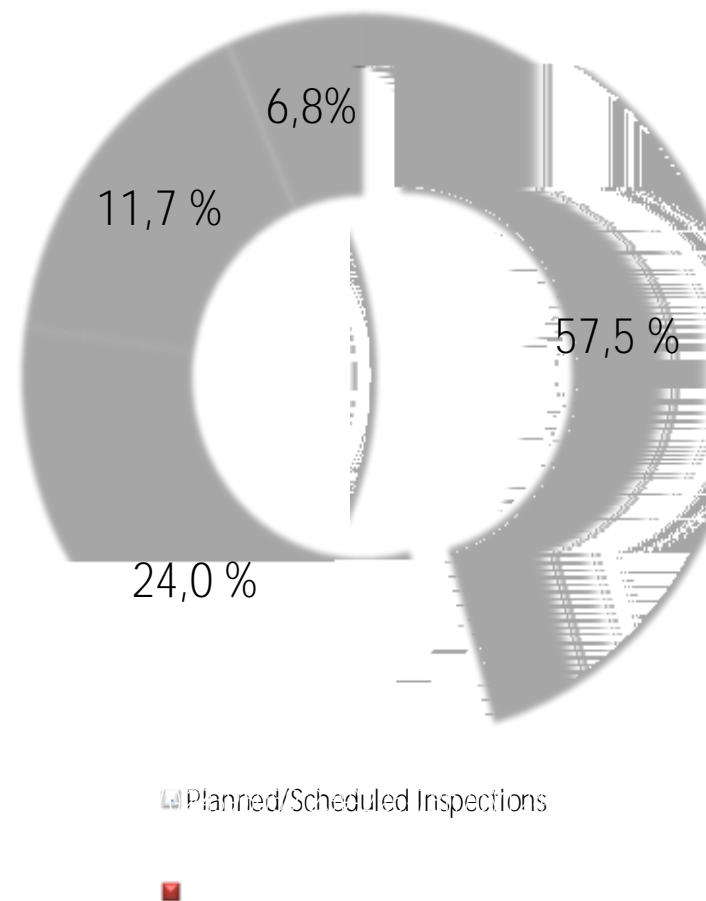
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Hence, the norm on the rights of a supplier to bring his/her bid into



- at the time of Bidding Document preparation
- declaring potential suppliers as non-compliant with the qualification requirements and other requirements outlined in the Bidding Document on the grounds not envisaged in the Public Procurement Law
- illegitimate admission of a supplier to a Tender and announcing such supplier as the Winner
- non-application or illegitimate application to the price quotations of relative criteria, which have impact on the bids of the bidders
- other

Total conducted inspections, including:	5 067
Planned/Scheduled inspections	2 913
Unscheduled inspections, including:	2 154
Upon inquiries of physical and legal entities	1 215
Upon orders of law-enforcement agencies	592
Upon instructions of superior authorities	347



## Imposing Administrative Sanctions to the Tender Committee

ungrounded rejection of potential suppliers from participating in public procurement tenders;  
non-application of criteria, which affect the conditional reduction of their prices

## Imposing Administrative Sanctions to Chief Managers of the Buyers/Clients

establishment of illegitimate requirements to bidders;  
taking no action on declaring bidders violating public procurement legislation as unscrupulous;  
refusal to conduct public procurement;  
supplementing bids/applications with missing documents;  
substitution of documents;  
failure to divide into Lots;  
procurement of goods, works and services in abeyance of legislative norms.





In-house rev

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