[Engineering] Recommended List of Enterprises in National Markets for Contracting Foreign Projects (Trial)

Chapter I Purpose and Purpose

Article 1 In order to meet the requirements of the development situation of foreign contracted engineering business, maintain the order of operation of the national market, strengthen supervision during and after the evaluation of foreign contracted engineering projects, and encourage and support enterprises with good performance and good credit in project implementation to expand their business. Laws and regulations such as the Regulations on the Management of Foreign Contracted Projects, as well as relevant specifications of the foreign contracted engineering industry, have formulated this system.

Article 2 These measures aim to propose a list of companies in this country’s market based on a comprehensive evaluation of the implementation of projects by companies in the country’s market based on the database of industry companies’ overseas implementation projects. Orderly and healthy development of market business.

Article 3 The country markets that implement the enterprise recommendation list system are mainly based on the situation of Chinese companies’ overseas implementation and participation in project bidding (negotiation), market characteristics, development potential and operating risks in the past three years. The market committee determined after research.
Chapter II Conditions for inclusion in the recommended list

Article 4 Enterprises listed on the recommended list must meet the following conditions:

(1) In the past three years of business activities, strictly abide by relevant policies, laws and regulations, business ethics, no violations, discipline, commercial bribery and other bad behaviors, no bad records in government departments, financial institutions, industry organizations, etc.;

(2) In the past three years of operating activities, honesty and trustworthiness, standardized management, actively fulfilling social responsibilities, focusing on project sustainability and territorial operation, the contracted project has no major construction period, quality, management issues and safety accidents, and has not occurred significant losses;

(3) Actively safeguarding national interests, industry interests and image, complying with relevant industry regulations, and obeying the business coordination of contractor associations and embassies (participation) offices abroad;

(4) There are projects under construction or completed (including general contracting and subcontracting) in the country’s market with a contract value of not less than 10 million U.S. dollars, and go through relevant filing procedures in accordance with relevant regulations;

(5) The company’s performance in the country’s market is good, and local owners, communities and government agencies, foreign embassies' business (participation) offices, and Chinese-funded enterprises associations have made good evaluations.

Article 5 The enterprises listed on the recommendation list must be members of the Contractors' Association and actively fulfill their membership obligations, including, but not limited to, registering projects with the Chamber of Commerce in accordance with regulations.

Chapter III Working Procedures

Article 6 The list of recommended companies in the country market shall be adjusted according to the survival of the fittest. The overall review is adjusted once every year, and it is determined after the review by the contractor’s president meeting.

Article 7 An enterprise intending to apply for inclusion in the recommended list may submit a written application to the contractor meeting and submit relevant certification materials, including:

(1) Application letter. Include a brief introduction and contact information of the company, the country and main reasons for applying for inclusion in the recommended list (name and content of the contracted project in that country, the amount and
source of funds, the name of the owner, progress, etc.), Authenticity and assume legal liability arising therefrom.

(2) Relevant performance certification materials.

Article 8 After accepting the application, the contractor will verify the relevant information, conduct a preliminary review to meet the requirements for inclusion in the recommended list, and provide feedback to the applicant.

Article 9 After the country markets that implement the recommended list system are determined at the beginning of each year, the contractor will propose preliminary national markets based on enterprise applications, business statistics, filing information, industry credit records, project supervision and post-evaluation. Business recommendation list.

Article 10 If an enterprise has any objection to the preliminary recommendation list, it may submit an appeal or application to the Coordination Committee of the Contractor Association for review by the Coordination Committee.

Article 11 The contractor will further solicit opinions from the president units, domestic government departments, business (participation) offices of embassies abroad, relevant financial institutions, etc. on the preliminary list of recommended companies, and submit them to the Coordination Committee for review on this basis.

Article 12 The list of enterprise recommendations approved by the Coordination Committee will be submitted to the Contractor's President Meeting for review and determination.

Article 13 The contractor will, according to the needs of the work, go to the relevant domestic government authorities, financial institutions, foreign embassies and business (participation) offices, foreign embassies (consulates) in China, project owners, international multilateral development financial institutions, Relevant organizations such as international organizations release Chinese and English companies' recommendation lists in different markets.

Article 14 If an enterprise that has been listed on the recommended list is punished for unfair competition, or if it no longer meets the conditions for inclusion in the recommended list, it will be adjusted in accordance with the working procedure.

Article 15 For enterprises that have not yet been listed on the recommended list, the contractor will establish a coaching mechanism to assist the enterprise to become familiar with the overseas market, encourage and support enterprises to cooperate with listed companies through subcontracting, joint ventures, etc., and gradually improve their performance. And strength, when the requirements are met, an application can be submitted to the contractor.
Article 16 For companies that are not on the recommended list, follow up and promote more professional projects. The contractor will make special recommendations based on the professional strength and performance of the enterprise and on the basis of complying with the relevant coordinated recommendation principles, without being restricted by the list.

Chapter 4 Application of Recommendation List

Article 17 When carrying out project coordination, recommending companies to participate in intergovernmental cooperation projects or projects using Chinese funds, the contractor will give priority to supporting the recommended list based on this system on the basis of complying with the relevant regulations of the Chamber of Commerce enterprise.

Article 18 At the request of the enterprise, the contractor association may issue a letter of support and a letter of credit for financial institutions, project owners and related parties based on the recommended list. For related requirements, please refer to the "Interim Measures for Applying for Credit Certificates and Recommendation Letters of Member Enterprises".

Article 19 For member companies that are not included in the market recommendation list, follow up and promote projects. If the company has the corresponding strength and performance, and meets the classification standards and related coordinated recommendation principles, the contractor may make special recommendations to the owner at the request of the enterprise.

Chapter V Supplementary Provisions

Article 20 These Measures are formulated and interpreted by the Industry Rules Committee of the Contractors Association.

Article 21 These Measures shall be implemented after being adopted by the Third Session of the Seventh Council of the Contractors’ Meeting on November 30, 2017. The Regulations on the Coordination of the Total Country Market for Foreign Contracted Projects (Trial) and the Regulations for the Coordination of Specific Overseas Contracted Project Markets (Trial) are abolished as of the date of implementation of this system.

Article Source: Contractors Meeting

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