Appendix 2

Declaration

About the conflict of interest

The declaration	of the request of the	economic operator in the publi	c procurement procedure to	be
developed on _		by the Contracting Authority	with object	ect
	with limit fund	·		

Conflict of interest is the state of conflict between public obligations and private interests in an official, if he has a private interest, if he is directed by an influential director, he can influence to perform his public duties and obligations.

In support of Article 21 point 1 of Law no. 9367, dated 07.04.2005, the categories of officials defined in Chapter III, Section II, who are absolutely prohibited from directly or indirectly benefiting from the conclusion of contracts with a party in a public institution are:

- The President of the Republic, the Prime Minister, the Deputy Prime Minister, ministers or deputy ministers, deputies, judges of the Constitutional Court, judges of the Supreme Court, the Chairman of the Supreme State Audit Office, the Prosecutor General, judges and prosecutors at the level of the Court of First Instance Appeals, People's Advocate, Member of the Central Election Commission, Member of the High Council of Justice, Inspector General of the High Inspectorate of Declaration and Control of Assets and Conflict of Interest, Members of Regulatory Entities, (Bank Supervisory Board of Albania, including the Governor and Deputy Governor; competition, telecommunications; energy; water supply; insurance; securities; media); public, which is at least equal in the position of general directors, heads of administrative institutions, public ministries that are not part of the civil service.

For mid-level management officials, according to Article 31, and for officials provided for in Article 32 of Chapter III, point 2, of this law, the prohibition according to point 1 of this article, due to the official's private interests, defined in this point applies only to the conclusion of contracts in the territory and jurisdiction of the institution where the official works. This prohibition also applies when the party is a dependent institution.

When the official is in the position of the mayor or the vice-mayor of the municipality, the council of the municipality or the district, the member of the relevant council or is a senior official of the local government unit, the prohibition on private interests of the official, defined in this point, applies only for the conclusion of contracts, as the case may be, with the council of the

municipality, commune or district, where the official exercises these functions. T	This prohibition
applies even when the party to the contract is a public institution, depending on the	nis unit (Article
21 point 2 of Law No. 9367, dated 04.07.2005).	

Prohibitions defined in article 21 point 1, 2 of the law no. 9367, dated 04.07.2005, with the relevant exceptions, apply equally to the persons related to the official, who in the sense of this law are the spouse, cohabitant, adult children, parents of the official's spouse and cohabitant.

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