MEMORANDUM FOR Headquarters, U.S. Army Sustainment Command Acquisition Center, Rock Island Arsenal, Ill.

SUBJECT: Request for Compelling Reasons Determination

1. On 6 November 2007, Yüksel İnşaat A.S. ("Yüksel") was proposed for debarment from future contracting with any agency in the Executive branch of the United States Government in accordance with Section 9.406 of the Federal Acquisition Regulations ("FAR"). This action, taken by the Office of the Staff Judge Advocate, Headquarters, United States Army Europe and Seventh Army was based upon accusations that on 10 March 2006, Yüksel submitted inflated claims for equipment, labor and other expenses to the U.S. Army Corps of Engineers, Gulf Regional Division as a result of the 9 February 2006 termination for convenience of contract number W912GB-05-C-0043, for the construction of masonry barracks at Camp Taji, Iraq. Specifically, an audit by the Defense Contract Audit Agency ("DCAA") found that of the approximately $2,500,000.00 in claims submitted, only $101,501.00 could be substantiated or reimbursed under the FAR. Upon review of the findings of the DCAA audit, it was determined that Yüksel’s alleged actions constituted violations of 18 U.S.C. § 1031, Major Fraud Against the United States, and 18 U.S.C. § 287, False Claims. This determination constituted a basis for debarment in pursuant to FAR 9.406-2(c) and 9.406-5(a)

2. In addition to proposing Yüksel for debarment, Mr. Hande Umit Tarikahya and Mr. M. Zafer Demirselcuk, were also proposed for debarment based on their role in the preparation and submission of the claims associated with the termination for convenience of contract number W912GB-05-C-0043. Both were proposed for debarment in accordance with FAR 9.406-2(c).

3. Agencies shall not renew or otherwise extend the duration of current contracts, or consent to subcontracts, with the contractors debarred, suspended or proposed for debarment, unless the agency head or a designee with authorized representative status, states in writing the compelling reasons for renewal or extension in accordance with the provisions of FAR 9.405-1(c) and 9.405-2.

4. On 30 November 2007, the U.S. Army Sustainment Command Acquisition Center, Rock Island Arsenal, Illinois, submitted a request for a compelling reasons determination to continue to do business with Yüksel and its affiliated companies for the purpose of the company's participation in the operations, maintenance and power generation support services subcontract known as the “Yüksel-Reyasas Joint Venture” through 29 February 2008. This request was referred to the Chief, Procurement Fraud Branch, U.S. Army Legal Services Agency, Contract and Fiscal Law Division consistent with Section 5109.405 of the Army Federal Acquisition Regulations Supplement. The Chief, Procurement Fraud Branch recommended approval of the request.
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5. I have determined that U.S. Army Sustainment Command Acquisition Center has provided compelling reasons to continue to do business with the Yüksel until 29 February 2008 for the following reasons:

    a. The immediate operational need and continuity of life, health, safety and force protection of Coalition Forces supported by the Yüksel-Reysas Joint Venture.

    b. Based upon the request from the U.S. Army Sustainment Command Acquisition Center, insufficient time exists to mobilize another contractor to replace Yüksel in the Yüksel-Reysas Joint Venture.

6. This determination of compelling reasons is for the sole purpose of the award of the subcontract for support services included in the Yüksel-Reysas Joint Venture as stated in the request by the U.S. Army Sustainment Command Acquisition Center at Enclosure 1. Other awards, renewals or extensions of additional contracts or subcontracts during the period of Yüksel's proposed debarment are not included in this compelling reasons determination.

7. Pursuant to Section 209.405 of the Defense Federal Acquisition Regulation Supplement, written notification of this compelling reasons determination will be provided to the General Services Administration.

8. Questions regarding this action should be addressed to: U.S. Army Legal Services Agency, Procurement Fraud Branch, ATTN: Army Suspension and Debarment Official, 301 North Stuart Street, Suite 500, Arlington, Virginia 22203-1837.

3 Enclosures:
1) Request for Compelling Reasons Determination and HCA Concurrence, dated 30 Nov 07
2) Proposal for Debarment, Yüksel İnşaat A.S., dated 6 Nov 07
3) Notification of Temporary Debarment Status of Yüksel İnşaat A.S., dated 28 Nov 07