

PROCEDURE BY PUBLIC TENDER WITH INTERNATIONAL PUBLICATION

**PUBLIC TENDER Nº.
Ref. Int. No. 21/IAVE/2022**

TENDER SPECIFICATIONS

Acquisition of consultancy services as part of the project to dematerialize standardized national assessment of students' learning

CPV Rating: 71319000 7 Expert Advisory Services

PART I - Legal Clauses

Article 1

Object

1. The object of these Specifications is the acquisition of consultancy services, within the scope of the project for the dematerialization of the standardized national assessment of students' learning, or simply the Dematerialization of the National Assessment (hereinafter the DAVE project or only DAVE), within the framework of the Recovery and Resilience (PRR) Project C20-i01.01., it will be necessary for IAVE, I.P., to be accompanied by an entity with consolidated experience in the scope of e-assessment, to plan the process of digital transition of the standardized national assessment in Portugal, to redefine and adapt the test production procedures by the IAVE teams, adapting them to a digital media, establish the best ways for test application and students' response in electronic format and also define the characteristics of the e-marking process and monitoring more that are more suited to the national assessment system in Portugal.
2. The specification includes all its annexes, considered integral parts thereof.
3. Bearing in mind the provisions of the preceding paragraphs, the service provider must provide the services in accordance with the terms set out in this tender specification, in particular with regard to the technical specifications described in article 23, and in the awarded bid.

Article 2

Contract form and documents

1. The contract to be concluded also includes the following elements:
 - a) The supply of errors and omissions in the specifications identified by the invited entities, provided that these errors and omissions have been expressly accepted by the competent body for the decision to contract;
 - b) Clarifications and corrections regarding the specifications;
 - c) The present specifications;
 - d) The awarded proposal;
 - e) The clarifications on the awarded proposal provided by the successful tenderer.
2. In case of discrepancy between the documents referred to in the previous number, the respective prevalence is determined by the order provided therein.
3. In case of discrepancy between the documents referred to in number 2 and the clauses of the contract and its annexes, the former shall prevail, except for the proposed adjustments, in accordance with the provisions of article 99 of the Public Contracts Code (CCP) and accepted by the successful tenderer, in terms of article 101 of the same diploma.
4. In addition to the documents referred to in paragraph 2, the successful tenderer is also expected to respect, insofar as applicable, the European and Portuguese standards, the specifications and approvals of official bodies and manufacturers or entities holding patents.

Article 3

Good faith

The parties undertake to act in good faith in the performance of the contract and not to exercise the rights provided for therein, or in the law, in an abusive manner.

Article 4

Place, form and duration of the contract

1. Given the nature of the services in this procedure, the provision is generally waived at the premises of IAVE, I.P., without prejudice to situations that may occasionally imply the need for the contractor to travel to the premises of IAVE, I.P..
2. The contract will be reduced to writing, under the terms of article 94 of the CCP, celebrated within a maximum period of 30 (thirty) days after acceptance of the draft by the successful tenderer.
3. The duration of the contract will be for a period of three years (2023 to 2025), commencing on January 2, 2023.

4. The ancillary obligations that, under legal or contractual terms, must stand beyond the termination of the contract are excluded from the period established in the previous number of this clause.

Article 5

Base price

The base price, for the purposes of this procedure, corresponds to € 300,000 (three hundred thousand euros), to which VAT is added at the legal rate in force.

Article 6

Payment conditions

1. The amounts owed by IAVE under the contract will be paid in accordance with the terms set out in the following numbers.
2. The payment of the amount due under the terms of the previous clause will be made in installments to be agreed between both parties.
3. Payments will be made within a maximum period of 60 (sixty) days after receipt of the respective invoices, which may only be issued after the expiration of the respective obligation.
4. Under no circumstances are advances granted.
5. In case of disagreement on the part of IAVE, IP, regarding the values indicated in the invoices, it must inform the tenderer, in writing, of the respective reasons, being obliged to provide the necessary clarifications or issue a new corrected invoice.
6. Invoices must contain the commitment number generated by the contracting authority, under the terms of the law, as well as describe the good.
7. As long as they are regularly issued, and in compliance with the provisions of the preceding paragraphs, invoices are paid by bank transfer, to the IBAN indicated by the successful tenderer by filling in the supplier form.

Article 7

Tenderer's obligations

1. Without prejudice to other obligations provided for in the applicable legislation, in these terms of reference or in the contractual clauses, the conclusion of the contract shall be incurred by the tenderer, in accordance with the absolute subordination to the principles of professional ethics, exemption, independence, zeal and competence, the following main obligations:
 - a. Obligation to provide the services identified in the proposal in accordance with the characteristics and requirements set out in Annex A – Technical Specifications, as well as within the established deadline;

- b. Obligation to comply with the terms and conditions established for the provision of services, namely:
 - i. Obligation to assume with all charges, including equipment, revealed necessary for the provision of services;
 - ii. Obligation to provide the contracting authority with all documentation relating to and/or related to the provision of services;
 - iii. Obligation to provide the contracting authority, at any time pending the provision of services, with all information and clarifications regarding their provision, in particular in accordance with the clauses of these specifications;
 - iv. Obligation of responsibility for acts performed by all persons who, within the scope of the contract to be signed, perform functions or perform tasks on their behalf, considering themselves for this purpose as bodies or agents of the contractor;
 - v. Obligation to provide the necessary technical support throughout the provision of services, namely with regard to the clarification of all criteria and methodologies to be applied in the execution of the tasks included therein.
2. As an accessory, the service provider is also obliged, namely, to resort to all the human, material and technical resources that are necessary and adequate for the good result of the services, as well as the establishment of the organization system necessary for the perfect and complete execution of the tasks in charge. Non-alteration of the underlying conditions for the provision of service agreed between the parties, through the conclusion of a written contract between them, without the prior authorization of the contracting authority.

Article 8

Patents, licenses and trademarks

1. The tenderer is responsible for any charges arising from the use of trademarks, registered patents, licenses or other similar rights.
2. If the Instituto de Avaliação Educativa, I.P., is sued for having infringed, during the execution of the contract, any of the rights mentioned in the previous number, the tenderer will have to indemnify it for all expenses that, as a result, it will have to do and of all amounts that have to be paid in any way.

Article 9

Use of distinctive signs

Neither party may use the name, trademarks, trade names, logos and other distinctive trade marks belonging to the other without its prior written consent.

Article 10

Confidentiality

1. The successful tenderer will guarantee the confidentiality of any information that they come to know related to the activity of IAVE, I.P., as a result of the acquisition of the services object of this contract, including after the execution of the contract.

2. The information and documentation that are demonstrably in the public domain at the time of the respective acquisition by the service provider or that the service provider is obliged to reveal are excluded from the duty of confidentiality provided for in the previous number, by virtue of the law, of a judicial process or the request from regulatory authorities or other competent administrative bodies.

Article 11
Data Protection Regulation

1. The successful tenderer undertakes to comply with the provisions of all applicable legal provisions regarding the processing of personal data, as provided for by Regulation (EU) 2016/679 of the European Parliament and of the Council, of 27 April 2016, on the protection of individuals with regard to the processing of personal data and the free movement of such data (“General Regulation on Data Protection”) and other applicable Community and national legislation, in relation to all personal data that they access within the scope of or for the purpose of providing the Goods, namely, personal data of customers, workers, employees and providers of goods of IAVE, I.P. .
2. The parties acknowledge and accept that, in relation to all personal data to which the tenderer has access or is transmitted to him by IAVE, I.P. for the purpose of providing the Goods:
 - a. IAVE, IP will act as the data controller (as defined in the General Data Protection Regulation), determining the purposes and terms of the processing of such data by the contractor;
 - b. The tenderer will act as a subcontracting entity (as defined in the General Data Protection Regulation), processing personal data in strict compliance with the instructions of the person responsible for processing such data;
 - c. For this purpose, the processing of personal data is understood as the operations, with or without the use of automated means, carried out on the personal data of IAVE, IP workers, including the collection, registration, organization, storage, adapting or altering, retrieving, consulting, using, disseminating, transferring and/or making available to third parties, aligning, combining, blocking, erasing and destroying the aforementioned data;
3. The tenderer undertakes, in particular, not to copy, reproduce, adapt, modify, alter, erase, destroy, disseminate, transmit, disseminate or, by any other person, make available to third parties the personal data to which it has access or are transmitted by the person responsible for data processing under this Agreement, without being expressly instructed, in writing, by that person in charge or by the data subjects in the exercise of their respective rights.
4. Without prejudice to the other obligations provided for in this Contract, the tenderer undertakes to strictly comply with the provisions of the applicable legislation regarding the processing of personal data and in particular to:
 - a. Treat them only in accordance with the instructions of IAVE, IP, solely and exclusively, for the purposes of the present provision of the goods, complying with the statutory obligations on data protection;
 - b. Provide all the collaboration it needs to clarify any question related to the processing of personal data carried out under this Agreement and keep IAVE, IP informed in relation to the processing of personal data;

- c. Provide assistance to IAVE, IP , taking into account the nature of the processing and the information at its disposal, in order to ensure the obligations regarding the notification of personal data breaches, namely through communication whenever possible within 72 hours following knowledge (of the occurrence) of any breach of personal data that occurs, also providing collaboration to IAVE, IP in the adoption of measures to respond to the incident, in the investigation of the same and in the preparation of the notifications that prove necessary under the terms of the law;
 - d. Collaborate with IAVE, IP taking into account the nature of the treatment and, as far as possible, adopt the technical and organizational measures referred to in this Clause, which include encryption or pseudonymization of personal data to reduce the risks for data subjects in question, not excluding other possible data protection measures, and allowing them to fulfill their obligation to respond to requests from data subjects, with a view to exercising their rights under the law;
 - e. Not to communicate personal data to third parties and to providers of goods not authorized or not indicated by IAVE, IP;
 - f. Depending on the choice of IAVE, IP or the holder, delete or return the personal data at the time of assignment of the Contract, erasing any existing copies, unless the conservation or transmission of the data is required by law;
 - g. Keep records of data processing activities carried out on behalf of IAVE, IP under this Agreement, in accordance with the requirements provided for by law;
 - h. Comply with all other legal provisions regarding the registration, transmission or any other processing of personal data provided for by law;
 - i. Not to transfer them outside the European Economic Area, without the prior written consent of the data controller;
 - j. Provide the data controller with all the information necessary to demonstrate compliance with the obligations laid down by law in the respective scope and facilitate and contribute to audits, including inspections carried out by the controller or by another auditor mandated by him;
 - k. Ensuring that the personnel authorized to process personal data assume a commitment to confidentiality and that they are aware of and undertake to comply with all the obligations set forth herein.
5. The successful tenderer undertakes to implement the technical and organizational measures necessary to protect the personal data processed on behalf of IAVE, I.P. against accidental or unlawful destruction, accidental loss, alteration, dissemination or unauthorized access, as well as against any other form of illicit processing of the same personal data.
6. The measures referred to in the previous number must guarantee an adequate level of security in relation to the risks that the data processing presents, the nature of the data to be protected and the risks, of varying probability and severity for the rights and freedoms of individuals.
7. The Contractor agrees that access to the personal data processed under this Contract will be strictly limited to the personnel who need to have access to them for the purpose of fulfilling the obligations assumed herein by the Tenderer.

8. The contractor undertakes to notify the data controller of any situation that may affect the processing of personal data or in any way give rise to non-compliance with the legal provisions on data protection, and must also take all necessary measures and within its power to stop it immediately.
9. The contractor will be responsible for any damage that IAVE, IP may incur as a result of the treatment, by itself or by its staff, of personal data or in violation of the applicable legal rules and the provisions of this Contract, when such violation is attributable to the contractor and jointly with the staff within the scope of the service provided, when the breach is attributable to the performance of the latter.
10. The successful tenderer is authorized to use the subcontracting of a third party to collaborate in the provision of the goods, being obliged, however, to ensure that it complies with the provisions of the applicable legislation, and this obligation must be included in a written contract that, for this purpose, undertakes to conclude with this third party, as well as ensuring compliance with the obligations arising from Regulation (EU) 2016/679 and other applicable legislation relating to Personal Data, linking its actions to the essence, nature and purposes of this contractual provision, in strict compliance with the duty of secrecy and confidentiality.
11. The contractor, whenever IAVE, IP receives a request for access or rectification of personal data or an opposition to its treatment by its data subjects, must provide assistance to the data controller through appropriate technical and organizational measures, to allow it to fulfill its obligation to respond to requests from the holders, with a view to exercising their legal rights.

Article 12

Changes to the contract

1. Any amendment to the contract must be included in a written document signed by both parties and will take effect from the date of its signature.
2. The party interested in the change must communicate this intention in writing to the other party, at least 60 (sixty) days in advance of the date on which the change is intended to be introduced;
3. The contract can be amended by:
 - a) Agreement of the parties, which cannot be less formal than the contract;
 - b) Judicial or arbitration decision, except in cases where the modification interferes with the result of the exercise of the margin of free administrative decision underlying the same or implies the formulation of valuations specific to the exercise of the administrative function;
 - c) Administrative act of the public contractor, in cases where:
 - i. Contract clauses that clearly, precisely and unequivocally indicate the scope and nature of any changes, as well as the conditions under which they can be applied;
 - ii. The abnormal and unforeseeable change in the circumstances on which the parties have based their decision to contract, provided that the requirement of the obligations assumed by them seriously affects the principles of good faith and is not covered by the risks inherent in the contract;

- iii. Public interest reasons arising from new needs or a new consideration of existing circumstances.

Article 13

Assignment of contractual position

1. The contractor may not assign its contractual position or any of the rights and obligations arising from the contract, without prior authorization from IAVE, I.P..
2. For the purposes of the authorization provided for in the previous number, without prejudice to what is also legally due:
 - a) The transferee must present all the documentation required to the contractor in the present procedure;
 - b) IAVE, I.P. will assess, in particular, if the assignee is not in any of the situations provided for in article 55 of the CCP.
3. The possibility of assigning the contractual position is foreseen, in accordance with the provisions of article 318 of the CCP (only applies to contracting procedures with two or more competitors).

Article 14

Contract Termination

1. Failure by one of the parties to fulfill the duties resulting from the contract, under the terms provided for in the applicable legal regime, grants the other party the right to terminate the contract, without prejudice to the corresponding legal indemnities and other general grounds for terminating the contract legally provided for.
2. For the purposes of the provisions of the previous number, a definitive non-compliance is considered when there is a delay in the provision for a period of more than 10 working days.
3. The termination will be carried out upon prior notice, by means of a registered letter with acknowledgment of receipt, sent at least 10 working days in advance.
4. The termination of the contract does not preclude the application of any pecuniary sanctions, under the terms of the following article.

Article 15

Penalties

1. For non-compliance with obligations arising from the contract, IAVE, IP, may require the service provider to pay a pecuniary penalty, in an amount to be fixed depending on the seriousness of the non-compliance with the term of the provision of services object of the contract, up to 0.5 % of its value for each day of delay, up to a maximum limit of 50% of the contractual value.

2. In determining the seriousness of the breach, IAVE, IP, takes into account, namely, the duration of the breach, its possible repetition, the degree of fault of the service provider and the consequences of the breach.
3. IAVE, I.P. may offset payments due under the contract against the monetary penalties due under this clause.
4. The pecuniary penalties provided for in this clause do not prevent IAVE, I.P. from claiming compensation for the excess damage.
5. The application of the penalties provided for in this clause will be subject to a prior hearing, pursuant to paragraph 2 of article 308 of the Public Contracts Code.
6. The successful tenderer will be notified, in writing, so that it can comment within 5 (five) working days. If the contractor does not comment within the period granted, the contracting entity applies the penalty in accordance with paragraph 2 of this Clause.

Article 16

Late payment of the contracting authority

1. The delay in the payment of any invoices regularly issued does not authorize the contractor to invoke the exception of non-compliance with any of the obligations incumbent upon him under the contract, except in the cases provided for in article 327 of the Public Contracts Code.
2. The delay in any payment does not determine the maturity of the remaining payment obligations.
3. In the event of delay, the payments due by the contracting authority bear interest, at the legal rate, from the date on which they become due and until full payment, under the terms of article 326 of the Public Contracts Code.
4. In case of disagreement on the amount due, the public contractor must make the payment on the amount in which the co-contractor agrees.
5. The amounts contested by the contracting authority and that are subject to correction do not earn interest on late payment in the event of non-payment.

Article 17

Acts of God or force majeure

1. Neither party shall incur liability if, by unforeseeable circumstances or force majeure, it is prevented from fulfilling the obligations assumed in the contract, being understood as such the circumstances that make it impossible to carry out the respective performance, beyond the control of the affected party, which it could not know or foresee at the date of conclusion of the contract and whose effects it was not reasonably required to circumvent or avoid.
2. They may constitute force majeure, if the requirements of the previous number are verified, namely, earthquakes, floods, fires, epidemics, sabotage, strikes, embargoes or international

- blockades, acts of war or terrorism, riots and injunctive governmental or administrative determinations.
3. They do not constitute force majeure, namely:
 - a) Strikes or labor disputes limited to the companies of the second party or groups of companies in which it is integrated, as well as companies or groups of companies of its subcontractors;
 - b) Circumstances that do not constitute force majeure for the subcontractors of the second party, in the part in which they intervene;
 - c) Governmental, administrative, or judicial determinations of a punitive nature or otherwise resulting from the non-compliance by the second party with the duties or burdens that fall upon it;
 - d) Popular demonstrations resulting from non-compliance, by the second party, with legal norms;
 - e) Fires or floods originating in the facilities of the second party whose cause, propagation or proportions are due to its fault or negligence or failure to comply with safety standards;
 - f) Failures in the computer or mechanical systems of the second party not due to sabotage;
 - g) Events that are or should be covered by insurance.
 4. The party that invokes acts of God-or force majeure must immediately communicate and justify such situations to the other party, by any written means, as well as inform the foreseeable period to restore the situation.
 5. Force majeure determines the extension of the deadlines for fulfilling the contractual obligations affected by the period of time demonstrably corresponding to the impediment resulting from the force majeure.

Article 18

Counting of deadlines in the contract execution phase

1. The terms provided for in the contract are continuous, running on Saturdays, Sundays and holidays.
2. The counting of deadlines in the contract execution phase complies with the provisions of article 471 of the CCP.

Article 19

Signing of the written contract

In accordance with nº1 of Article 94 of the Public Contracts Code, the contract will be reduced to writing.

Article 20

Communications and notifications

1. All notifications and communications between the contracting authority and the contracting authority must be made in writing, by mail, email, to the contractual domicile or registered office of each, identified in the contract, with sufficient clarity, so that the recipient is aware their nature and content.
2. Any change to the contact information contained in the contract, even if occasional or temporary, must be communicated immediately and in writing to the other party.
3. Without prejudice to the provisions of the previous numbers, the matter relating to notifications and communications is regulated in accordance with the provisions of articles 467 to 469 of the CCP.

Article 21

Grounds for the decision of the procedure

1. The present public tender procedure is adopted in accordance with the provisions of paragraph b) of article 20 and article 130 and following of the CCP, of the Public Contracts Code and the decision to contract was taken by the President of the Board, Dr. Luis Santos.

Article 22

Competent forum

1. The provisions of the CCP, and other applicable legislation and regulations, shall be observed in everything that is omitted in this specification.
2. For the knowledge of any disputes arising from the contract, namely relating to the respective interpretation, execution, non-compliance, invalidity, resolution or reduction, the Lisbon district court is competent.

Part II

Technical specifications

Article 23

Technical specifications of services

1. The technical specifications of the services that are the subject of this specification are detailed according to the following specifications:

Within the scope of the digital transformation of external assessment tests and in the paradigm transition, from PBA (*paper based assessment*) to CBA, three main strategic lines of action were defined:

- Monitoring and external follow-up of the entire DAVE development process;
- Monitoring the development of technological processes in which DAVE will work;
- Training of IAVE human resources for the development of items and the preparation of tests in electronic format.

Year	Tests/ Exams	Cost €
2023	Dematerialized low-stakes Tests (PAF) Dematerialization Pilot of the Year 9 Tests (PFC) - According to Annex I	100 000
2024	Dematerialized PAF and PFC - According to Annex I High-stakes national assessment dematerialization pilot - According to Annex I	100 000
2025	Dematerialized standardized High-stakes national assessment	100 000

Table I

The consultancy tasks are identical in all the years of project implementation, only the type of test to be carried out in dematerialized format varies, according to the schedule shown in table I. The first year will begin with the Diagnosis and Definition of the Action Plan. At the end of each year, there will be a time to regulate the execution (assessment of interim results) and improvement proposals, to monitor and control the degree of implementation of the project with regard to consultancy activities and actions still to be implemented.

The consultancy provided, in each of the years mentioned above, will focus on the following areas:

1. Support for the development and implementation of DAVE

It comprises carrying out studies, analyzes and other services of a strategic and/or functional nature, in the following areas:

- Participation in the global operationalization of the project;

- Mode of dissemination of information: public dissemination of evidence and production of results reports;
- Periodic meetings and monitoring reports, with development proposals.

2. Construction of external evaluation instruments

It comprises the performance of studies, analyzes and other services of a theoretical and/or functional nature, in the following areas:

- Elaboration of frameworks and tables of specifications from the curriculum;
- Theoretical construct of item writing in CBA: taxonomy and classification of items, levels of complexity and use of supports;
- Writing of interactive items for assessment situations in problem solving and simulation of experimental activities.

3. Item classification

It comprises the performance of studies, analyzes and other services of a theoretical and/or functional nature, in the following areas:

- Classification of constructed response items, namely, in the development and improvement in the writing of marking schemes for items, including those with interactive digital tasks or based on simulations, in the definition of cut lines (*Standard Setting*) and in the technical options to be adopted in this domain .

4. Statistical analysis

It comprises the performance of studies, analyzes and other services of a theoretical and/or functional nature, in the following areas:

- Psychometric analysis of items in digital format, including their calibration;
- Statistical analysis of results.

At least the documents listed below in Table II - Products to be presented must be delivered. Supplementary reports/opinions may be requested, if necessary for the proper development of the work to be carried out, which will be requested in a timely manner by the contracting authority.

Working sessions will be held with the IAVE, IP teams involved in the project, at a minimum 3 sessions per month to monitor the development of the project. The sessions will be scheduled by mutual agreement between the awarding and awarding entity. The number of sessions may be higher, according to the verified needs and in order to guarantee the efficient development of the project, and will be the subject of an agreement between the contracting authority and the contracting authority.

Year	reports
2023	<p>Previous meeting with the IAVE, IP Management and the Assessment Director to define the guidelines for the work to be carried out.</p> <p>Diagnostic report and definition of the action plan, to be delivered no later than two months after the award.</p> <p>This report is intended for the entity to carry out a diagnosis of the current situation at IAVE, IP, regarding the scope of work of the consultancy, and to propose an action plan/schedule for the three years, discussed and validated by the contracting entity, which encompasses the development of all areas referred to in the technical specifications of the services covered by these specifications.</p> <p>In July 2023, an interim report must be submitted, specifying the degree of execution of the action plan presented, an evaluation of the results and proposals for improvement and/or changes to the schedule that are considered necessary.</p>
2024	<p>January 2024 and July 2024: interim reports must be submitted, specifying the degree of execution of the action plan presented, an evaluation of the results and proposals for improvement and/or changes to the schedule that are considered necessary.</p>
2025	<p>In January 2025, an interim report must be submitted, specifying the degree of execution of the action plan presented, an evaluation of the results and proposals for improvement and/or changes to the schedule that are considered necessary.</p> <p>At the end of the contract term, the final report must be delivered, which will specify the degree of execution, the final evaluation of the products and proposals for future actions and improvements still to be implemented.</p>

Table II - Products to be presented

Annex I

			Number of dematerialized tests and exams (estimated numbers)			
Level of education	ISCED	Test code - Subject	Academic year 2022/2023	Academic year 2023/2024	Academic year 2024/2025*	Academic year 2025/2026*
BASIC EDUCATION Low-stakes Assessment Tests	ISCED 1	25 - Portuguese and Environmental Studies	1	1	1	1
		26 - Mathematics and Study of the Environment	1	1	1	1
	ISCED 1	51 - English	AT	AT	1	AT
		52 - Portuguese Second Language	1	AT	1	AT
		55 - Portuguese	1	AT	1	AT
		57 – History and Geography of Portugal	1	AT	AT	AT
	ISCED 2	58 - Mathematics and Natural Sciences	AT	1	AT	1
		81 - English	AT	1	AT	AT
		82 - Portuguese Second Language	AT	1	AT	1
		85 - Portuguese	AT	1	AT	1
		86 - Mathematics	1	AT	1	AT
		87 - History and Geography	AT	AT	AT	1
		88 - Natural Sciences and Physics and Chemistry	1	AT	AT	AT
	89 - Information and Communication Technologies	1	AT	AT	AT	
BASIC EDUCATION Final tests	ISCED 2	91 - Portuguese	3	3	3	3
		92 - Mathematics	3	3	3	3
		93 - Portuguese Non-Mother Language	3	3	3	3
		94 - Portuguese Non-Mother Language	3	3	3	3
		95 - Portuguese Second Language	3	3	3	3
SECONDARY EDUCATION National high-stakes exams	ISCED 3	138 - Portuguese Second Language	0	3	3	3
		501 - German	0	3	3	3
		517 - French	0	3	3	3
		547 - Spanish	0	3	3	3
		550 - English	0	3	3	3
		623 - History A	0	3	3	3
		635 - Mathematics A	0	3	3	3
		639 - Portuguese	0	3	3	3
		702 - Biology and Geology	0	3	3	3
		712 - Economy A	0	3	3	3
		714 - Philosophy	0	3	3	3
		715 - Physics and Chemistry A	0	3	3	3
		719 - Geography A	0	3	3	3
		723 - Story B	0	3	3	3
		724 - History of Culture and the Arts	0	3	3	3
		732 – Latin A	0	3	3	3
		734 - Portuguese Literature	0	3	3	3
		735 - Mathematics B	0	3	3	3
835 - Mathematics Applied to Social Sciences	0	3	3	3		
839 - Portuguese Non-Mother Language	0	3	3	3		
847 - Spanish	0	3	3	3		
848 – Mandarin	0	3	3	3		

Caption: NA - Not applicable (tests not foreseen in this academic year)