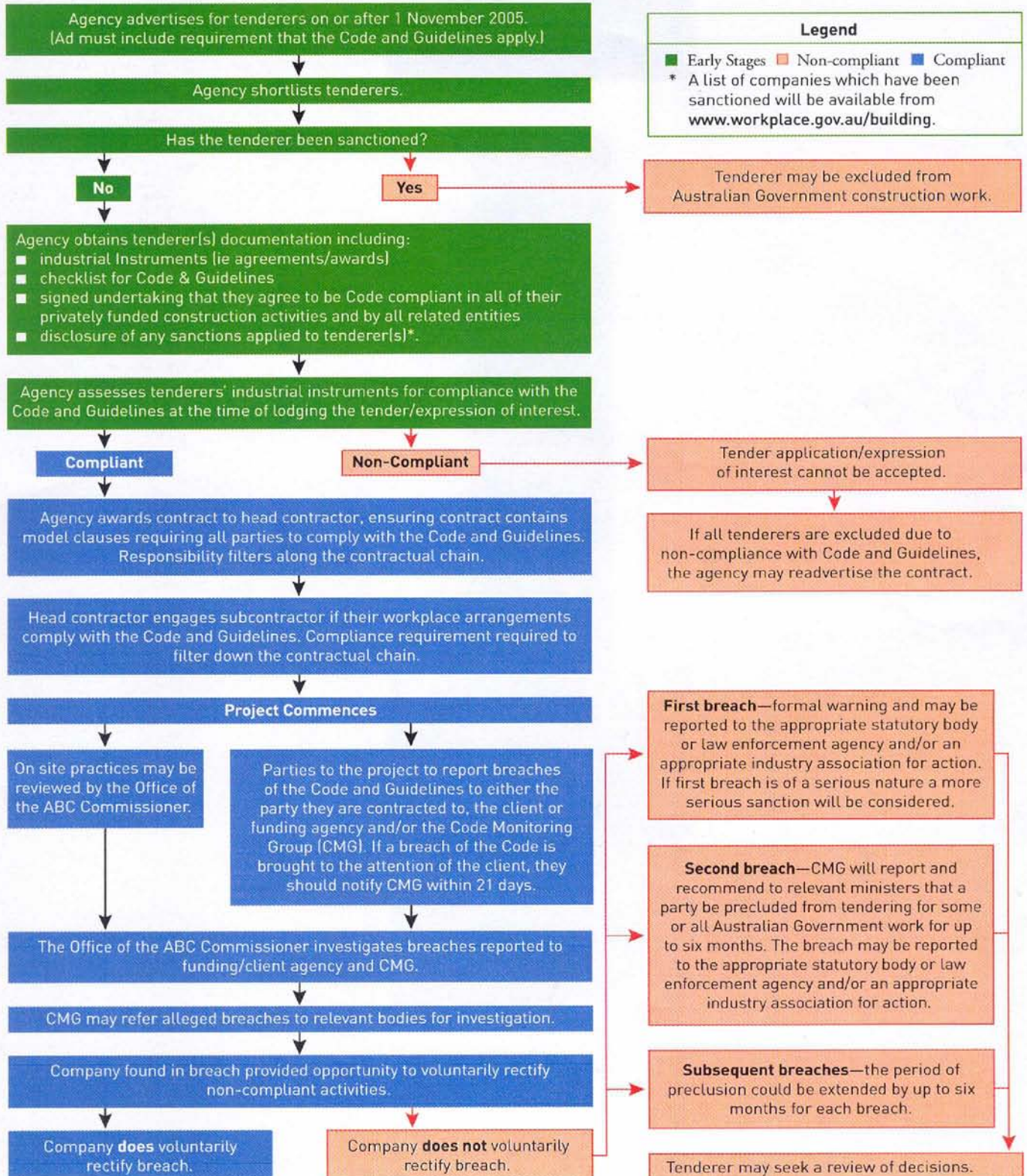




Australian Government
Department of Employment and Workplace Relations

How the Code and revised Guidelines (as at 1 November 2005) apply to Australian Government construction projects (directly funded)



Legend

- Early Stages ■ Non-compliant ■ Compliant
- * A list of companies which have been sanctioned will be available from www.workplace.gov.au/building.

Tenderer may be excluded from Australian Government construction work.

Tender application/expression of interest cannot be accepted.

If all tenderers are excluded due to non-compliance with Code and Guidelines, the agency may readvertise the contract.

First breach—formal warning and may be reported to the appropriate statutory body or law enforcement agency and/or an appropriate industry association for action. If first breach is of a serious nature a more serious sanction will be considered.

Second breach—CMG will report and recommend to relevant ministers that a party be precluded from tendering for some or all Australian Government work for up to six months. The breach may be reported to the appropriate statutory body or law enforcement agency and/or an appropriate industry association for action.

Subsequent breaches—the period of preclusion could be extended by up to six months for each breach.

Tenderer may seek a review of decisions.