United Nations





Distr.: Limited 21 March 2005

Original: English and Russian only

United Nations Commission on International Trade Law Working Group I (Procurement) Seventh session New York, 4-8 April 2005

## Possible revisions to the UNCITRAL Model Law on Procurement of Goods, Construction and Services—issues arising from the use of electronic communications in public procurement

Comparative study of abnormally low tenders

Note by the Secretariat

Corrigendum

1. Paragraph 60

The fourth and fifth sentences should read as follows:

Thus, tenders that are ALTs are rejected generally on the basis that they are not considered to be responsive (for example, the procuring entity may consider that the supplier is not capable of carrying out the contract on time or on the basis of the quality stipulated). It may be considered that maintaining the link with responsiveness to specifications is critical if the potential for abuse inherent in permitting the rejection of ALTs is to be avoided.

## 2. Paragraph 72, first sentence

For Article 82 read Article 86

3. Paragraph 75, last sentence

For or the Guide read or in the Guide

V.05-82454 (E)