



SWIMMING STADIUM

OLYMPIC SWIMMING POOL for
TARANTO 2026 – XX MG

TARANTO OLYMPIC SWIMMING STADIUM DESIGN COMPETITION FOR
THE XX MEDITERRANEAN GAMES - TARANTO 2026.

“DISCIPLINARE DI CONCORSO” (COMPETITION RULES) - ENGLISH TRANSLATION*

*** Please Note: The competition language is Italian.
Competition documents with legal value are in Italian**

**ORGANIZING COMMITTEE OF THE XX MEDITERRANEAN GAMES TARANTO 2026
MUNICIPALITY OF TARANTO**

Drafting of the Design Competition Brief

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CHAPTER I – COMPETITION DEFINITION

1. COMPETITION THEME

With determine to contract n. 4/2023 of 13/01/2023, the **TARANTO 2026 XX MEDITERRANEAN GAMES ORGANIZING COMMITTEE** (delegated by the common beneficiary Municipality of Taranto), defined below "Promoter" and procuring entity, has decided to open design international Competition with open procedure for the realization of the following work for the implementation of the Olympic Stadium in Taranto and the planning of Taranto2026 XX Mediterranean Games.

The design Competition is financed by specific funds earmarked for the XX Mediterranean Games realization.

The place of the work execution is Taranto [code NUTS ITF43]

CIG **95999533D4**

CUP **F54H22001040005**

The Procedure Manager (RUP - *Responsabile Unico del Procedimento*), pursuant to art.31 of the Code is Eng. Raffaele Sannicandro

e-mail: info@taranto-2026.it.

After the 2nd level this Competition concerns the acquisition of a project with a level of depth equal to that technical and economic feasibility project for the implementation of the work described in the intro, eco-friendly, referred to MD 23th June 2022 n.256, G.U. n.183 of 6thAugust 2022 – effective from 4thDecember 2022.

The guidelines for the project with detailed description of the contents and objectives to be pursued are found on the document of Address to Design, annex to this Notice as a component.

The maximum cost of the intervention to be carried out (economic framework, including amount of work, planning costs, construction supervision, testing, security costs, Competition costs and sums available to the Contracting Entity) is fixed at the amount of **€ 15.700.000,00** over VAT. For the relevant calculation, refer to the attached documentation.

On the following table, the estimated cost of the work realization is divided into the different categories of work, identified according to codes "ID-Works" referred to M.D. 17th June 2016 for professional fees for Architectural and Engineering Services:

SWIMMING STADIUM				
CATEGORY OF WORKS	FUNCTIONAL DESTINATION	ID-WORKS Category of Works Identification Code (DM 16.06.2016)	PERCENTAGE	AMOUNT
Building	Sport Building	E12	35%	€ 5.495.000
Structures	Structures	S.04	20%	€ 3.140.000
System	Plumbing-sewage-gas-fire systems, water treatment system	IA.01	15%	€ 2.355.000
	Heating, cooling, air conditioning, air treatment, solar thermal heating systems	IA.02	15%	€ 2.355.000
	Electrical and special system	IA.03	15%	€ 2.355.000
Estimated Construction Cost (including Worksite Safety Cost)				€ 15.700.000

The division into "ID-Works" indicated in table is not bound to the development of project proposals and is a mere benchmark for the identification of special technical and organizational requirements and for the calculation of the fees relating to the professional services required, pursuant to the decree referred to art.24 comma 8 of Lgs.D.50/2016 and s.a.

Maximum amount for the works **€ 15.700.000,00** excluding VAT, as detailed in D.I.P., in which the

classification of the different categories of work envisaged is reported, identified according to the codes "ID-Works" referred to M.D. 17th June 2016 regarding professional fees for Architecture and Engineering Services.

The estimated cost of this Competition is equal to € **1.348.260,73**, net of V.A.T. and has been calculated as shown in the following table.

Prize awarded to the winner, excluding social security charges and to net of VAT	€ <u>100.381,96</u>
Any prize awarded to other competitors, excluding social security charges to net of VAT	€ <u>80.000,00</u>
Estimated value by tariff for the possible intrustment of the following levels of design, excluding social security charges and to net of VAT	€ <u>1.167.878,77</u>
TOTAL	€ <u>1.348.260,73</u>

The estimated value of this Public procurement, pursuant to the art. 35 of the code, is equal to € 1.791.605,48.

2. TYPE OF COMPETITION

Is adopted a telematic process opened in two phases, pursuant to the art.154, comma 4, of the Code. The Competition is divided into two phases:

1. First level:

the participation to the I level, in anonymous form, is open to all the economic operators meeting the requirements of this Competition Rules Document. First level is aimed to select 5 (five) best project proposals to be admitted to the second phase;

2. Second level:

the participation to the II level, also in anonymous form, is reserved for person who have passed the first phase. Second level is aimed at identifying the best project proposal among those submitted by the competitors admitted to the second level.

CARRYING OUT THE PROCEDURE VIA TELEMATIC PLATFORM

The Competition will take place, in free and anonymous form, only with telematic mode, by using the platform *Concorsi di Progettazione* (below Piattaforma) accessible to the following link <https://piattaforma.concorsidiprogettazione.it> complies with the requirements of the article 44 of the Code and of the Decree of the Presidency of the Council of Ministers n. 148/2021, therefore only applications submitted through the telematic platform will be admitted. Will not be considered valid applications submitted in paper form or by Pec or any other method of submission.

For being part of the Competition:

- Link to the portal <https://piattaforma.concorsidiprogettazione.it>
- Click on *Details* of the Competition of interest and then *Log in* to the Competition
- Click on *Create participation credentials* to generate anonymous login credentials. The button *Login* at the Competition will be available from date and time of "Start Participations", both for the first and for the second phase.

P.N.: remember to export your credentials and save them, they will be indispensable to the participation of the competition and cannot be recovered later.

On the platform it will always be possible to consult the *Manual – Guide* belonging on the section *Help*, providing the necessary information for the correct drafting and timely submission of the application.

The telematic platform previews the participation separated in two Phases: 1st Level an 2nd Level.

The 1st Level involves loading and filling in the following STEP:

- Technical offer, where it will be possible to upload the required documents
- Administrative documents, where it will be possible to upload the required documents
- Transmission and confirmation of participation

The 2nd Level involves loading and filling in the following STEP:

- Technical offer, where it will be possible to upload the required documents
- Administrative documents, where it will be possible to upload the required documents
- Transmission and confirmation of participation

P.N.: it's recommended not to include in the documents of the technical offer any reference that could compromise the anonymous participation of the participant (signatures, logos, trademarks or other identifying signs) even the same file must be anonymous. Any reference about the competitor can compromise the anonymous participation to the procedure and consequently the disqualification from the Competition. For more details please refer to the paragraph "Anonymize documents" of Guide Manual to the participation in a Competition.

P.N.: the login credentials for the second phase are the same generated for the participation at the first phase.

For technical issues according to the use of the telematic portal is possible:

- on the Help section to the voice Guide-Manual consulting the manual;
- on the Help section to the voice Technical assistance open a specific ticket for reporting system problems or malfunctions. Tickets allow the user to verify in every moment the progress of the signalling up to final solution;
- phone contact, prior opening ticket, on the number 070-41979 available from Monday to Friday from 10.00 am to 16.00 pm.

ELECTRONIC TRADING PLATFORM

The functionality of the platform takes place in compliance with current legislation and in particular the Regulation EU n. 910/2014 (below Regulation eIDAS - electronic IDentification Authentication and Signature), of the Legislative Decree n. 82/2005 (digital administration Code), of the Legislative Decree n. 50/2016 and its implementing acts, especially the Presidency of the Council of Ministers Decree n. 148/2021, and of the GuidelInes of the AGID.

The use of the platform implies the tacit and unconditional acceptance of all the terms, conditions of use and warnings contained in Competition documents, in the aforementioned document as well as what is brought to the knowledge of users through communications on the Platform .

The use of platform takes place in compliance with the principles of self-responsability and professional diligence, as provided for in article 1176, comma 2, of the Civil Code and governed, among others, by the following principles:

- equal treatment of economic operators;
- transparency and traceability of transactions;
- standardisation of documents;
- good faith behavior, pursuant to article 1375 of the Civil Code;
- correctness behavior, pursuant to article 1175 of the Civil Code;
- secrecy of the processed;
- gratuity. No fee shall be payable by the economic operator and/or the successful tenderer for the mere use of the Platform;
- ideas proposals and design documents anonymity.

The Contracting Entity assumes no responsibility for loss of documents and data, damage to files and documents, delays in entering data, documents and/or in the submission of the application, malfunction, damage, injury arising to the economic operator from:

- malfunctions of the equipment and connection systems and programmes used by the individual economic operator to connect to the Platform;
- use of Platform by the economic operator in a manner not in accordance with the Competition rules and the provisions in the manuals and in the document called "Terms and Conditions of use of the Platform" provided on the Platform itself.

In case of failure of operation or malfunction of the Platform not due to the aforementioned circumstances that prevent the correct submission of applications in order to ensure maximum participation, , the contracting Entity may order the suspension of the deadline for the submission of applications for a period of time necessary to restore normal operation of the Platform and its extension for a period proportionate to the duration of the failure or incorrect operation, considered of the seriousness of itself, thus if appropriate, it may decide to continue the Competition procedure in another way by giving timely notice on its institutional website at the following page <https://taranto-2026.it/> where Competition documents are affordable as well as by any other appropriate instrument.

Excluding the negligence of the operator, the Contracting Entity reserves the right to act in this way even when ensuring the cause of the failure or the malfunction cannot be ascertained.

The Platform guarantees the data integrity, the submissions and requests to participate confidentiality. The Platform is made by mode and technical solutions that prevent to operate variations on final documents,

system logger and other informatic and telematic representations of the acts and operations performed within the framework of procedures according to the existing and available technology.

Activities and operations carried out within the Platform are logged and allocated to the economic operator and shall be made at the time and day resulting from the system logger.

The Platform operating system is synchronized on the national time scale referred to the Minister of Industry Decree, of the commerce and crafts 30th November 1993, n. 591, via protocol NTP or superior standard.

Manuals and document "Terms and Conditions" form an integral part of the Competition rules for the use and malfunction of the Platform.

Purchase, installation and configuration of hardware, software, digital signing certificates, of PEC box or otherwise a certified qualified delivery address and links for access to the internet remain solely payable by the economic operator.

The Platform is always accessible.

TECHNICAL FEATURES

On Manuals and Terms and Conditions that disciplines the operating and use of the Platform each economic operator must take care of the cost and responsibility of the technical and informatic equipment conforming with the Competition rules for the participation on this procedure.

In any case it's essential:

- a) have at least a personal computer conforming to current market standards, with internet connection and equipped with a common browser suitable to operate correctly on the Platform;
- b) have a digital domicile present in the indexes referred to articles 6-bis e 6 ter of Legislative Decree 7th March 2005, n. 82 or, for the cross-border economic operator, an electronic delivery address certified as qualified in accordance with the Regulation eIDAS;
- c) have a digital signature certificate from the legal representative of the economic operator (or from a person with appropriate signing powers) a digital signature certificate, in force, issued by:
 - a body included in the public list of certifiers kept by the Agency for Digital Italy (Pursuant the art. 29 of Legislative Decree n. 82/05);
 - an operating certifier according to the licence or authorisation issued by a European Union Member State and meeting the requirements of this Regulation n. 910/14;
 - an established certifier in a State outside the European Union when one of the following conditions is met:
 - the certifier has requirements provided to the Regulation n. 910/14 and he's qualified in a Member State;
 - the qualified certificate is guaranteed by a certifier established in European Union n. 910014;
 - the qualified certificate, or the certifier, is recognized under a bilateral or multilateral agreement between the European Union and third countries or international organisations.

IDENTIFICATION

Create participation credentials following what was previously written is necessary for being able to participate in the Competition.

ANONYMITY

The anonymity of the proposal ideas and design project is guaranteed via Platform. For this purpose the Platform auto generate an alphanumeric code valid both at first and second level for each participant.

Proceeding to the combination of feasibility projects to the participants who are authors at the conclusion of the operations of tendering committee.

CHAPTER II - PARTICIPATION IN THE COMPETITION

3. ADMISSION TO THE COMPETITION: ENTRY REQUIREMENTS

The subjects and all the licensed economic operators under national law may participate at the specific Competition to offer engineering and architecture services, in single or associated form, which do not meet the grounds for disqualification pursuant to article 80 of the Code.

To entities established in associated form shall apply the provisions pursuant to articles 47 and 48 of the Code.

Temporary groupings are allowed only if they are not established.

The provisions shall be apply to business networks, professional networks or mixed networks.

It's forbidden to participate in the Competition in more than one temporary group or ordinary consortium of competitors or aggregation of operators participating to the network contract (hereafter network aggregation), thus participating in the Competition also in individual form if he has participated in the Competition in the same grouping or ordinary consortium of competitors. It's forbidden to participate also in individual form for competitor who participate in the Competition as network aggregation. Non-participating network economic operators may submit one application for the Competition, in individual form or in associated form. The violation of this term implies the disqualification from the Competition of all the appliers involved.

During the presentation of the proposal ideas, established consortia must indicate for which consortia the consortium compete; to them it's forbidden to participate. In case of violation of the prohibition both consortium and consortium members are excluded from the Competition; in case of an infringement of that prohibition shall apply the article 353 of the Penal Code.

In case of stable consortia, consortium member designated by the consortium for the presentation of the proposal ideas and the relevant feasibility project, as well as final project, in their turn may not indicate another entity for the execution of the above. Where the designated consortium members are itself a permanent consortium, the latter will indicate the performing consortium in the Competition.

Network aggregations (business network, professional network or mixed network) comply with the rules laid down for temporary groupings as compatible.

Principal/agents role of a temporary grouping may be assumed also by a stable consortium as a sub-association, in the form of an established ordinary consortium or a network aggregation.

The enterprise in concordat preventive with business continuity may competes also gathered in temporary grouping provided it does not qualify as authorised representative and provided that other enterprises adherent at the temporary grouping are not subject to collective proceedings.

Economic operators for which exist disqualification causes are excluded pursuant the article 80 of the Code. Economic operators whom have entrusted loads are in any case excluded in violation of article 53, comma 16-ter, of the legislative decree 30th March 2001, n. 165, to entities whom have exercised authoritative or negotiating powers as employees in the entrusting administration in the last three years.

All the entities pursuant to art. 46 comma 1 of the Lgs.D. 50/2016 and s.a. in possession of the requirements to in M.D. 263/2016 and s.a. are allowed.

The Competition is specifically opened to the Architects and Engineers registered on their respective Professional Bodies or Professional Registers of their countries of origin authorised to practice according to the rules of the European Union countries which do not meet the disqualification conditions pursuant to art. 80 of Lgs.D. 50/2016 and s.a. on the publication date of this Competition Notice.

The competitor not established in Italy but in another Member State or in one of the countries shall submit an affidavit or in accordance with the procedures in force in the State in which it is established pursuant the art. 83, co 3 of the Code.

Among first level and second level the competitor, in a single or associated form, may modify his composition **exclusively in the additive sense**: the individual competitor can participate in grouping with other subjects, notwithstanding his role of parent group and provided that these subjects have not already participated in the first level of Competition.

The grouping constitutes a unique entity according to the Competition and the paternity of the relative expressed project proposal will be recognized, with equal titles and rights, to all the members of the grouping.

The groupings, even if are not formally constituted yet, must include as designer, the presence of at least a graduate practitioner qualified to practice for less than 5 (five) years, prior to the date of publication of this Notice, pursuant the M.D. 263/2016 and s.a. The participants in the Competition, individuals or grouping, can use consultants and collaborators, even if not enrolled to the Bodies or professional Registers.

Each individual consultant or collaborator must declare the quality and nature of the advice or collaboration. Tasks and assignment of consultants and/or collaborators are defined within the concurrent group without this having relevance in the relations between the competitor and the Promoter.

To the participants, for being allowed to the second level of the Competition, special requirements are not required as determined respectively by art.83 of the Code, which must be proved exclusively by the winner

after the conclusion of the insolvency proceedings and before the negotiated procedure for the award of successive levels of design and other services relevant to architecture and engineering, also via the establishment of the holding or the formation of a temporary grouping in accordance with artt. 89 and 152, comma 5, of the Lgs.D. 50/2016 and s.a..

Notwithstanding to the possibility of participating in the first level for the individual professional and for all economic operators pursuant the art. 46 comma 1 of the code and the chance for the winner to show special requirements of economic-financial and technical-professional capacity downstream of the insolvency procedure in the phase of award of successful design levels, the participants at the second level of the Competition should set up a working group, producing, as administrative documentation for attending to the second level, a specific declaration on their composition, which must include the following professional figures:

1. Designer with a role of group leader;
2. Designer with experience in designing complex work preferably realized with experience in designing high-level sports facilities made with a title of engineer or architect Section A (DPR 328/01);
3. Structural designer, with title of engineer or architect Section A (DPR 328/01);
4. Plant designer qualified to exercise the profession;
5. Firefighting system designer, registered in the appropriate lists of the Ministry of the Interior pursuant the art. 16 of the legislative decree 8th March 2006, n. 139 and ss.mm.ii.;
6. Coordinator for safety in the design phase and for the execution of works, in possession of the professional requirements ex art. 98 Lgs.D. 81/2008;
7. Professional for the geological aspects of the project, with title of geologist.

These figures may also partly coincide, in relation to the possession of the titles, and may also attend as a n individual or associated practioners. The resources of the Working Group must be indicated by name in the second level administrative documentation providing the data required there.

The additional components of the parties to the first level, which submit the declaration on the establishment of the working group in the second level, must not have participated in any way in the first level of Competition, neither in individual form nor in associated form, penalty of diqualification.

The chosen participants and admitted to the second level within the deadline set by the Competition calendar must submit declaration of definition of the working group with the subscription of all participants also inserted in the second level, provided they have not already participated in the first level, in the manner and in accordance with the provisions of this Notice.

Failure to submit the administrative documentation in the terms described above, will determine the impossibility to continue in the second level with inhibition of use of the platform and subsequent disqualification from the Competition.

In the phase of award of the subsequent levels of the design, for the winner of the Competition remains the obligation to transform the informal working group referred to in this paragraph in a grouping ex art. 46, comma 1, letter e), with the possibility of adding, where necessary to demonstrate the special requirements, other economic operators who have not in any way participated in the Competition, in application of art. 152, comma 5, last period of the contract code.

4. CAUSES FOR DISQUALIFICATION AND INCOMPATIBILITY

Grounds for disqualification of a participant are the causes referred to in art. 80 of the Lgs.D. 50/2016 and s.m.i. They cannot attend in the Competition, penalty of disqualification:

1. Those who attend in the drafting of this Notice and the attached documents their spouses and their relatives up to and including the fourth degree ok kinship and anyone who has a working relationship or other known relationship with them. Relationship means a situation of sharing, also of the same working environment, which has given rise to a reciprocal interpenetration of the respective professional activities from the technical-organizational point of view;
2. Those who could be favoured because of the performance of preliminary services relevant according to the Competition and/ or their involvement in the drafting of the Notice and its annexes or in the implementation of the Competition;
3. subjects (including the employees of the Promoter) who have, at the date of publication of this Notice, a collaboration relationship of any nature with the Organization concerned with the subject of the Competition. Incompatibility is extended to spouses and relatives up to and including the fourth degree of kinship;
4. The members of the Jury, their spouses or cohabitees and their relatives and related up to including the

fourth degree of kinship;

5. Employers and employees of the Jury members and those who have a working relationship or other relationship with them. Relationship means a situation of sharing, also of the same working environment, which has given rise to a reciprocal interpenetration of the respective professional activities from the technical and organizational point of view.

Participation in any title (group leader, member of the group, consultant, collaborator) of a competitor in more than one group entails the disqualification from the Competition of both the individual competitor and the group or groups of which the same is a member.

Participants in the Competition procedure comply with the environmental, social and labour obligations laid down by European and national legislation, collective agreements or international provisions listed in annex X of Lgs.D. no. 50/2016, and the rules on health and safety at work and on the regularity of contributions and social security, in accordance with Italian legislation or that of the State in which they are established.

It is prohibited to competitors, pursuant to art. 48, comma 7, of the Code, to participate in the Competition in more than one temporary group or ordinary consortium of competitors, or to participate in the Competition also in an individual form if it has participated in the same tender in ordinary group or consortium of competitors.

The stable consortia referred to in art. 46, comma 1, lett. f) of the Code are required to indicate, at the time of publication the Competition Notice, for which consortia the consortium competes; the latter are prohibited from participating, in any other form, in the Competition. In case of infringement, both the consortium and the consortium are excluded from the competition; in case of non-compliance with this prohibition, Article 353 of the Penal Code applies.

The same prohibition applies to freelancers, if they participate in the Competition, in any form, a professional company or an engineering company of which the professional is director, partner, employee, consultant or collaborator. The violation of these prohibitions will result in the disqualification from the Competition of all competitors involved. Participants and members of the Commission may not have any contact on the subject of the competition for the entire duration of the competition, penalty of disqualification.

Under penalty of disqualification, competitors must meet the following requirements. The documents required to economic operators for the purpose of demonstrating the requirements must be transmitted by FVOE, in accordance with ANAC Resolution No. 464/2022.

Economic operators without the requirements of professional competence are excluded referred to in Article 83, comma 1, letter a), of the Code.

Registration is required in the register kept by the Chamber of Commerce, Industry and Agriculture for activities consistent with those covered by this Competition procedure or with the competent professional associations. The competitor not established in Italy certifies the possession of the requirement through the corresponding chamber register or the registration on a special register provided for by the national law of membership or sworn declaration or in accordance with the procedures in force in the State in which it is established.

For all consortia the requirement relating to registration in the register held by the Chamber of Commerce, Industry and Agriculture must be owned by the consortium and the consortium companies indicated as executors.

The requirement relating to registration in the Register must be held by professionals who in the working group are responsible for the execution of the services covered by the Competition.

5. ACCEPTANCE OF THE COMPETITION NOTICE

By participating in the Competition, the competitors accept all the rules contained in this Notice and in the attached documentation without reservation.

The subjects whom participate to the procedure exempt expressly the Promoter from every responsibility relative to any malfunction or defect relative to the necessary services of connectivity in order to reach the system telematic of acquisition of the project proposals and documentation.

6. FORMAL IRREGULARITIES AID

The shortcomings of any formal element of the application, and in particular the absence, incompleteness and any other essential irregularity of the elements of the application and of the ESPD, excluding those relating to the substantive content of the proposal of ideas and the project, may be remedied through the formal irregularities aid procedure referred to in Article 83, comma 9 of the Code.

The essential irregularity shall be remediable where it is not accompanied by a substantial deficiency in the requirement for the demonstration of which the omitted or irregularly produced documentation was intended. The subsequent correction or document integration is allowed where it allows to prove the existence of pre-existing circumstances, thus requirements for participation and documents/elements accompanying the proposal and the project. Specifically, the following rules apply:

- the non-possession of the prescribed requirements of participation is not remediable by means of formal irregularities aid and is cause of disqualification from the Competition;
- the absence or incomplete or irregular submission of declarations that the ESPD and the application fulfil the conditions for participation and any other lack, incompleteness or irregularity of the ESPD can be remedied, except false declarations;
- the non-production of the declaration of endorsement or of the contract of endorsement, can be object of aid appraisal only if the cited documents are pre-existing and demonstrable with elements of date certain anterior to the term of presentation of the offer;
- failure to submit elements in support of the proposal or project or conditions for participating in the Competition (for example, a special collective mandate or a commitment to confer a collective mandate), of relevance at the Competition stage, are covered only if they are already in existence and can be demonstrated by elements of a certain date before the deadline for submission of the proposal or project;
- the failure to subscribe to the application the ESPD, the declarations requested and the proposal and the project is remedied.

For the purpose of the formal irregularities aid, the contracting entity shall grant the applier a reasonable period - not exceeding ten days - to make supplement or regularise the necessary declarations indicating the content and the subjects to be returned and the section of the Platform where the required documentation must be inserted.

In the event of an unnecessary lapse of time the promoter shall exclude the applier from the procedure.

Where the competitor produces statements or documents that are not fully consistent with the request, the promoter may request further clarifications or clarifications, limited to the documentation submitted during the formal irregularities aid phase, setting a time limit under penalty of disqualification.

7. PAYMENT OF THE ANAC CONTRIBUTION

It must be carried out, within the deadline for the delivery of the first level works - under penalty of disqualification from the Competition, pursuant to Resolution 830 of 21 December 2021 and s.m.i., the payment in favor

of ANAC - National Anti-Corruption Authority - of € 140 as a contribution to participation in this Competition following the operational instructions provided by the Authority on its website at: www.anticorruzione.it (online services - fee collection service or tender fee management).

The procuring entity shall verify the payment of the contribution by consulting the FVOE system.

If the payment is not recorded in the FVOE system, the contracting entity requires the submission of the receipt of payment pursuant to Article 83, comma 9 of the Code.

Failure to submit the receipt of payment may be remedied by means of a formal irregularities aid pursuant to Article 83, comma 9 of the Code, provided that payment has already been made before the expiry of the deadline for submission of the offer.

In the event of failure to prove payment, the contracting entity shall exclude the competitor from the competition pursuant to Article 1, comma 67 of Law 266/05.

8. COMPETITION DOCUMENTS

Competition documentation shall include:

Competition notice

Competition notice (document_notice.pdf)

Technical documentation

- A. *DEsign Competition Brief (DIP) - (ex art. 24, c.8, new Code) and its annexes (minimum standards, information documents, graphics, archaeological documentation);*
- B. *Photographic documentation;*
- C. *Aerial photo of the area under georeferenced intervention;*
- D. *Cadastral documentation;*
- E. *Georeferenced Regional Technical Map (shape ctr, aerophotogrammetric, water infrastructure networks)*
- F. *Extracts of existing municipal and supra-municipal urban planning instruments and related legislation;*
- G. *Video footage;*
- H. *Editable files of the areas subject to the Competition (in editable format dwg and in DTM and DSM format made with relief Lidar).*

Other Documents

- I. *Calculation Summary of Costs*
- J. *Calculation of Professional Compensation*
- K. *Contract outline*
- L. *Supplementary ESPD statements*
- M. *Privacy policy*
- N. *Integrity pact*

Competition form

- I level: Application for participation 1st level, report layout and layout boards*
- II level: Application for participation 2nd level, report layout and layout boards*

The required technical documentation and documents use only the metric system.

The Competition documentation shall be accessible free of charge, electronically, on the contractor's profile, in the "Transparent administration" section on the Platform to the address <https://piattaforma.concorsidiprogettazione.it> in the *Details* of this Competition.

9. QUESTIONS AND SITE VISIT

It is possible to obtain clarifications on the present procedure by proposing written questions to be submitted in the terms indicated in the calendar referred to in this Competition Rules Document, electronically, through the Platform via the functionality Send question in the *Details* of the Competition.

Requests for clarification and replies are in Italian.

Replies to requests for clarification submitted in good time shall be provided in electronic form within the deadlines set out in the calendar referred to in this Competition Rules Document, by publishing the requests in anonymous form and the relative answers on the Platform in the details of this Competition under *Documents*. Competitors are invited to constantly view this section of the Platform or the institutional site.

No reply is given to requests submitted in a manner other than those indicated above.

In order to ensure maximum possibility of participation in this Competition, **THERE IS NO GUIDED SITE VISIT PROVIDED.**

For this purpose, the Promoter provides a Virtual Tour of the Competition area

All communications and exchanges of information referred to in this procedure shall be carried out using electronic assets of communication.

The communications between the Promoter and the economic operators take place through the Platform and are accessible in the *Details* of this Competition under *Documents*.

Viewing it is an exclusive responsibility of the economic operator.

The communications relating to: a) the appointment of the winner; b) the admissions and disqualifications; c) the decision not to award the Competition; d) the date of the conclusion of the contract with the winner;

e) the activation of the formal irregularities aid; take place, where possible, using the digital domicile in the indices referred to in Articles 6-bis and 6-ter of Legislative Decree No. 82/05 or, for cross-border economic operators, through a certified electronic delivery address qualified in accordance with the eIDAS Regulation. If the economic operator is not present in the aforementioned indices, he elects a special digital domicile at the same Platform and the above communications are made using that digital domicile. In general all notices relating to the competition will be published on the Platform at <https://piattaforma.concorsidiprogetta.it> in the Details of this Competition under Documents. In view of the anonymous participation it is recommended to always keep under control this section to stay updated on all communications by the Promoter.

In the case of temporary groupings, EEIGs, network combinations or ordinary consortia, even if not yet formally established, the economic operators grouped together, aggregate or consortium members shall elect a digital address to the authorised representative/lead agent for the purpose of receiving communications relating to this procedure.

In the case of consortia, the communication delivered in the manner indicated above to the consortium is valid to all the consortia.

In case of endorsement, the communication sent to the applier in the above indicated manner shall be valid for all the ancillary economic operators.

10. *FIRST LEVEL*

ADMINISTRATIVE DOCUMENTATION

The economic operator inserts on the Platform, in the step related to the Administrative Documents the following documentation:

- 1) application for participation and possible authorisation;
- 2) identity document;
- 3) ESPD;
- 4) supplementary statement;
- 5) informatic copy of receipt of payment of contribution to ANAC;
- 6) PassOE;
- 7) documentation for associated entities;
- 8) digitally completed and signed Integrity Pact.

APPLICATION FORM AND POSSIBLE AUTHORISATION

The "APPLICATION FORM" consists of:

- A – Administrative documentation;**
- B – Ideas proposal.**

The application form shall be drawn up in accordance with the model set out in the annex **MOD 01**.

In the request for participation, the competitor indicates his identification data (company name, tax code, seat), the single or associated form with which he participates in the Competition.

In the case of participation in a temporary group of undertakings, ordinary consortium, aggregation of networks, EEIGs, the competitor shall provide identification data (company name, tax code, registered office) and the role of each undertaking (agent/principal; lead/consortium).

In the case of a permanent consortium, the consortium shall indicate the consortium for which it competes; in the absence of such a statement, it shall be understood that the consortium participates on its own behalf.

In the application for participation [or alternatively, in the supplementary statement], the competitor declares:

- the identification data (name, surname, date and place of birth, tax code, common residence, etc.) of the persons referred to in Article 80, comma 3 of the Code, or indicates the official database or public register from which they can be derived in an up-to-date manner on the date of submission of the application;
- not to participate in the same competition in another single or associated form, nor as an auxiliary for another competitor;
- to accept, without condition or reservation, all the rules and provisions contained in the Competition documentation, including the minimum environmental criteria referred to in MD 23th June 2022 n. 256, G.U. n. 183 of 6 August 2022;

- to be aware of the obligations arising from the Code of Conduct adopted by the procuring entity and to undertake, in case of further stages of design being carried out, to observe and enforce the obligations of its employees and collaborators, to the extent applicable, the aforementioned code, or the termination of the contract;
- to accept the integrity pact approved by Decree no. 1/2023 accessible at the following link <https://taranto-2026.it/trasparenza/>, and in any case annexed to this Competition Rules Document. Failure to accept the clauses contained in the protocol of legality/ integrity pact is a term of disqualification from the Competition, pursuant to Article 83-bis of Legislative Decree 159/2011;
- an undertaking by economic operators not resident in Italy and not permanently established in Italy to comply, in the event of an award, with the rules laid down in Article 17, paragraph 2, and 53, paragraph 3 of the decree of the President of the Republic 633/72 and to communicate to the contracting entity the appointment of its tax representative in the forms of law;
- for economic operators not resident and without a permanent establishment in Italy, the tax domicile ..., the tax code ..., the VAT number ... the certified e-mail address or similar instrument in the other Member States, for the purposes of the communications referred to in article 76, comma 5 of the Code;
- to have read and accept the processing of personal data referred to in this Competition Rules Document.

In case of incorporation, merger or transfer or lease, the declarations referred to in Article 80, comma 1, 2 and 5, letter l) of the Code, must also refer to the subjects referred to in Article 80 comma 3 of the Code who have operated with the company being acquired, which has merged or leased the holding in the year preceding the date of publication of the contract notice.

The application and the related declarations are signed pursuant to Legislative Decree No. 82/2005:

- by the competitor participating in a single form;
- in case of temporary grouping or ordinary consortium or established EEIGs, by the authorised representative/lead;
- in the case of a temporary grouping or ordinary consortium or an EEIG not yet established, by all the entities that will constitute the grouping or the consortium or group;
- in the case of aggregations of retists:
 - a. if the network has a common body with power of representation and legal subjectivity, in accordance with Article 3, comma 4-quater, of Decree-Law 10th February 2009, n. 5, the application form must be signed by the economic operator alone, which has the function of common body;
 - b. if the network has a common body with the power of representation but is devoid of legal subjectivity, pursuant to Article 3, comma 4-quater, of the Decree-Law of 10th February 2009, n. 5, the application form must be signed by the undertaking which acts as the joint body and by each of the networks participating in the Competition;
 - c. if the network has a common body without the power of representation or if the network does not have a common body, or if the common body lacks the qualifications required to act as authorised representative, the request for participation must be signed by the network member who holds the title of authorized representative, or, in the case of participation in the form of the group to be formed, by each of the network members participating in the Competition.
- in the case of a stable consortium, the application is digitally subscribed by the consortium itself.

The application and the corresponding declarations shall be signed by the legal representative of the competitor or by his authorised representative. In this case the competitor shall attach to the application a certified copy of the original of the authorisation.

The application for participation must be submitted in compliance with the provisions of the Decree of the President of the Republic n. 642/72 on the payment of stamp duty. Payment of the above tax of the value of € 16.00 is made either through the @e bollo. stamp of the Revenue Agency or for foreign economic operators by paying the tax by bank transfer using the code Iban IT07Y0100003245348008120501 and specifying in the reason of the name, tax code (if present) and the reference of the act to which the payment refers.

As proof of payment, the competitor attaches the electronic payment receipt issued by the @e. bollo or bank transfer.

Alternatively, the competitor can buy the stamp from euro 16,00 and enter its serial number within the statement contained in the telematic application and attach mandatory copy of the mark in format.pdf. The competitor assumes all responsibility in case of multiple use of the marks.

Exemptions from the payment of stamp duty will be considered, referred to in Decree no. 642/72, annex B and Legislative Decree no. 117/17, Article 82.

SINGLE EUROPEAN COMPETITION DOCUMENT

The applier shall complete the Single European Competition Document set out in the attached form.

The Single European Competition Document must be submitted:

- in the case of temporary groupings, ordinary consortia, EEIGs, by all economic operators participating in the procedure in a joint form;
- in case of combinations of network businesses from each of the network businesses, where the whole network is involved, thus from the joint body and the individual network businesses indicated;
- in the case of permanent consortia, the consortium and the consortia on whose behalf the consortium competes.

SUPPLEMENTARY DECLARATION FOR ECONOMIC OPERATORS ADMITTED TO THE ARRANGEMENT WITH CONTINUITY OF THE BUSINESS REFERRED TO IN ARTICLE 186bis OF THE D.R. 16th MARCH 1942, N. 267

The competitor declares in accordance with articles 46 and 47 of the decree of the President of the Republic n. 445/2000, the details of the admission to the arrangement and the authorization to participate in the Competitions, and declares that he does not participate in the invitation to Competition as agent of a temporary group of companies and that the other companies belonging to the group are not subject to collective proceedings pursuant to Article 186-bis, comma 6 of the Royal Decree of 16th March 1942, n. 267. The competitor submits a report by a professional who fulfils the requirements of article 67, third comma, letter d), of the Royal Decree of 16th March 1942, n. 267, which certifies compliance with the plan and the reasonable ability to perform the contract.

ADDITIONAL DOCUMENTATION FOR ASSOCIATED ENTITIES

For temporary groupings already established

- copy of the irrevocable collective mandate with representation conferred on the authorised representative by public deed or certified private writing;
- declaration of the parts of the service or of the percentage in case of indivisible service that will be carried out by the single economic operators reunited or consortium.

For ordinary consortia or EEIGs already established

- a copy of the memorandum and articles of association of the consortium or EEIG indicating the entity designated as the lead;
- signed declaration of the parts of the service that is the percentage in case of indivisible services that they will be executed from the single associate economic operators.

For temporary groupings or ordinary consortia or EEIGs not yet established

- statement by each competitor, certifying:
 - a. to which economic operator, in case of award, will be given a special mandate with representation or functions of group leader;
 - b. if awarded, the commitment to comply with the regulations in force with regard to temporary groupings or consortia or EEIGs pursuant to Article 48 comma 8 of the Code by conferring a special collective mandate with representation to the qualified business as authorized representative who will conclude the contract in the name and for account of principals/consortiums;
 - c. the parts of the service or the percentage in case of indivisible service which will be performed by the individual economic operators gathered or consortium.

For net aggregations: if the network has a common body with power of representation and legal subjectivity

- a copy of the network contract, indicating the common body acting on behalf of the network.
- a statement of which business the network is competing for;
- signed declaration with digital signature of the parts of the service or the percentage in case of indivisible service which will be performed by individual economic operators aggregated in the network.

For network aggregations: if the network has a common body with power of representation but is free from legal subjectivity

- copy of the network contract;
- copy of the irrevocable collective mandate with representation conferred on the common body;
- declaration of the parts of the service or the percentage in case of indivisible service that they will be executed from the single economic operators aggregated in net.

For combinations of businesses participating in the network contract: if the network has a common body without the power of representation or if the network does not have a common body, or if the common body does not meet the qualification requirements, participates in the forms of the temporary grouping of enterprises constituted or constituting

- **in case of temporary grouping of businesses:**
 - o copy of the network contract
 - o copy of the irrevocable collective mandate with representation given to the authorized representative
 - o declaration of the parts of the service or the percentage in case of indivisible service, that they will be executed from the single economic operators aggregated in net.

- **in case of temporary grouping of businesses:**
 - o copy of the network contract
 - o statements by each participating entrant to the network combination, attesting to:
 - a. in case of award, to which competitor will be given a special mandate with representation or functions of the parent;
 - b. in case of award, an undertaking to comply with the existing rules on temporary groupings;
 - c. the parts of the service or the percentage in case of indivisible service that will be executed by the single economic operators aggregated in net.

DESIGN WORK REQUIRED FOR THE 1ST LEVEL

The proposal relating to participation in the first level of the Competition, to be uploaded in the Step relating to the Technical Offer, must be composed of the following:

1. **explanatory and technical report** contained in a maximum number of 5,000 bars, including spaces, in UNI A4 format on file PDF, oriented vertically, for a total of 10 facades that illustrates the criteria also guides through diagrams and images, the design choices in relation to the objectives set by the Notice and the characteristics of the intervention. A paragraph shall also elaborate on a summary assumption of the costs of maintenance and management of the life cycle of the work. Maximum size of **20 MB**;

2. **processed charts: 3 (three) boards** in UNI A1 format on file PDF, horizontally oriented, illustrating the project idea. Free representative technique in black and white and/or color. The content will consist in the representation of the design idea that will be developed in 2 level, through graphic representations such as general plan, insertion of project that highlights the construction of the urban skyline from the sea, functional/distributive diagrams and three-dimensional representations (realized by means of graphics and/or images of study plastic). Maximum size of each table **20 MB**.

Elaborations that differ from the above-mentioned Competition Rules or that contain recognition elements that could lead to the authorship of the proposal of ideas will result in the disqualification from the Competition.

Under penalty of disqualification, the files must be anonymous both in content and in properties, as specified in this Competition Rules Document and in the *Manual Guide to participation in a competition available in the Help section under Manuals-Guides*.

Processed further or different from those indicated in this Competition Rules Document and provided for by the platform are not allowed.

11. SUBMISSION DELIVERY - 1ST LEVEL

The application form and the documentation relating to the Competition must be submitted exclusively through the Platform referred to in this Competition Rules Document. Applications other than those provided for in this Competition Rules Document shall not be considered valid.

The application form and the administrative documentation must be signed by digital signature or other qualified electronic signature or advanced electronic signature.

The replacement declarations shall be made in accordance with Articles 19, 46 and 47 of Presidential Decree No 445/2000.

The documentation submitted in copy is accompanied by a declaration of conformity to the original pursuant to Legislative Decree No. 82/05.

The application form must be received no later than **01 March 2023, h 12:00** on penalty of inadmissibility.

The Platform does not accept applications submitted after the date and time set as the deadline for submission of proposals.

The date and time of arrival of the request for participation is the time recorded by the Platform.

The insertion on the Platform of all the required documentation remains at the sole risk of the competitor. Competitors are therefore invited to start these activities well in advance of the deadline in order to avoid the

incomplete and therefore failure to submit the request for participation within the deadline.

If there is a failure or malfunction of the Platform the provisions of this Competition Rules Document apply.

Each economic operator for the submission of the application form has a capacity equal to the maximum size of 100 MB per file. The accepted formats for digitally signed documents to be uploaded (only for documents to be uploaded in the administrative envelope) are *.pdf, *.p7m and *.tsd. For documents where the signature is not required, all formats are accepted, refer to any specifications indicated by the Contracting Entity in this Competition Rules Document.

The Platform allows the competitor to view the transmission of the application and download the Receipt of participation.

All documentation to be produced must be in Italian.

In case of a lack, incompleteness or irregularity of the translation of the administrative documentation, the provisions on the formal irregularities aid.

12. 2ND LEVEL - DESIGN DOCUMENTS REQUIRED

Participants admitted to the second phase of the Competition are required to develop the design idea presented in the first level.

The project proposal relating to participation in the second level of the Competition must be composed of the following:

1. **Illustrative and technical report** contained in a maximum number of 10,000 bars, spaces included, in UNI A4 format on file PDF, oriented vertically, for a total of 20 facades that illustrates the guidelines even through diagrams and images, of the design choices in relation to the objectives set by the Notice and the characteristics of the intervention. Maximum size of **20 MB**;
2. **Graphic elaborations: 5 (five) tables** in UNI A0 format on PDF files, horizontally oriented, that illustrate the project idea. Free representative technique in black and white and/or colour, containing the following elements:
 - Insertion of the project on aerial photography on a scale of 1:500, possibly accompanied by perspective views or drawings of the competitor's choice;
 - General plan with reference to existing and newly constructed buildings - adequate scale;
 - Floor plans of all levels;
 - Diagrams, ideograms, sections, elevations that illustrate the functional distribution, the overall architectural choices related to the Swimming Stadium, the intended use, the accessibility, the integration between existing volumes and any new volumes/parts of new construction;
 - Free-choice representations of participants that illustrate the characterization of public space, the arrangement of the archaeological park, the green areas, the areas for pedestrian, the cycling, the vehicular and the location of parking;
 - Typological and construction excerpts in plan, section and elevation on an adequate scale to understand the technical, technological, structural and plant engineering aspects that characterize and enhance the architectural solutions adopted;
 - 3D representations of local, urban and landscape insertion.Maximum size of each table of **20 MB**;
3. **Summary calculation** of expenditure contained in a booklet of 4 pages in UNI A4 format on PDF files. Maximum size of **20 MB**.
4. **VIDEO RENDERING** flythrough mode, in *.MP4 format, with a maximum duration of 1 minute. The video rendering will not be evaluated by the jury. Maximum size of **50 MB**.

The file of the papers should be printable.

In the development of the project proposal, participants must take into account any information given by the Jury at the end of the first level of the Competition.

Elaborations that differ from the above-mentioned Competition Rules or that contain recognition elements that could lead to the authorship of the proposal of ideas will result in the disqualification from the Competition.

The files must be, under penalty of disqualification, anonymous both in content and in properties, as per in this Competition Rules Document and in the Handbook Guide to participation in an Italian public tender

available in the Help section under Manuals-Guides.

No elaborations other than those indicated in this Competition Rules Document and provided for by the platform are allowed.

13. SUBMISSION DELIVERY - 2ND LEVEL

The project proposals, to be uploaded in the Technical Offer Step, must be submitted exclusively through the Platform. Proposals submitted in a manner other than those provided for in this Competition Rules Document shall not be eligible.

The Platform shall not accept proposals submitted after the date and the time set as the deadline for submission of proposals.

The date and the time of arrival of the project proposal is confirmed by the time recorded by the Platform.

The insertion on the Platform of all the required documentation remains at the sole risk of the participant. They are therefore invited to start these activities well in advance of the deadline in order to avoid the incomplete and therefore failure to submit the project proposal within the deadline.

If there occurs a failure or a malfunction of the Platform shall apply in this Competition Rules Document.

Each economic operator for the presentation of the project proposal has an ability pairs to the maximum size of 100 MB per single file. The formats detailed in this Competition Rules Document are accepted.

14. COMPETITION TIME TABLE

The following time table contains the deadlines for the Competition.

Any modification or date shifts will be published on the platform at the URL: <https://piattaforma.concorsidiprogettazione.it> at the page *Competition Details* - section: *Documents*.

Participants are invited to constantly refer to this section on the Platform.

	Oggetto	Data
1	Publication of the Competition Notice	20/01/2023
2a	Questions 1st level (opening period)	20/01/2023
2b	Questions 1st level (closing period)	30/01/2023
3	Publication of questions and answers - 1st level	(no later than) 31/01/2023
4a	Submission of applications for admission and simultaneous submission of documents 1st level (opening period)	On 31/01/2023 (from 12:00pm)
4b	Submission of applications for admission and simultaneous submission of documents 1st level (closing period)	On 01/03/2023 (from 12:00pm)
5	Appointment of the Jury	01/03/2023
6	Jury- End of 1st level works – Notification of the disqualifications from the 2nd level and of the admissions to the 2nd level	(no later than) 10/03/2023
7a	Questions - 2nd level (opening period)	11/03/2023
7b	Questions - 2nd level (closing period)	21/03/2023
8	Publication of questions and answers - 2nd level	(no later than) 22/03/2023

9a	Presentation of design documents and administrative documentation - 2nd level <i>(opening period)</i>	On 22/03/2023 <i>(from 12:00pm)</i>
9b	Presentation of design documents and administrative documentation - 2nd level <i>(closing period)</i>	On 09/04/2023 <i>(from 12:00pm)</i>
10	Jury – End of 2nd level works – Ranking List	<i>(no later than)</i> 14/04/2023
11	Verification of the requirements and the ranking list acceptance	24/04/2023
14	Refinement documents pursuant to article 152, paragraph 4, of the code within sixty days from the approval of the ranking list	23/06/2023

CHAPTER III – JURY’S PROCEEDING – RESULT OF THE COMPETITION

15. JURY – PRELIMINARY EXAMINATION

The Jury shall be unique for both levels, it shall be appointed after the expiry of the deadline for the submission of proposals for ideas requested for the first level, and it shall consist only of an odd number of natural persons equal to No. 5 members, experts in the specific field covered by the contract. At least one third of the members of the Jury shall have the professional qualification or qualification equivalent to that required to the participants in the competition.

On the part of the commissioners there must be no grounds for refusal of appointment referred to in Article 77, paragraph 4, 5 and 6 of Legislative Decree No. 50/2016. For this purpose, on the platform, in the Details of this Competition under "Documents", the modalities will be made known in order to allow the participants the objection of one or more members of the commission for possible motivated situations of conflict of interest with the members of the Commission itself.

The Jury is responsible for evaluating the proposals for ideas submitted by candidates in the first level and for evaluating the feasibility projects submitted by candidates admitted to the second level, and as a rule it works remotely with telematic procedures that safeguard the confidentiality of communications. The evaluation is carried out only on the basis of the criteria set out in this disciplinary and it ensures the anonymity.

The committee may invite candidates, if necessary, to provide clarification on any aspect of the projects in accordance with Article 6.2, through the use of the platform, which ensures anonymity.

They cannot be part of the Jury:

1. participants, their spouses or cohabitants and their relatives and relatives in law including the fourth grade;
2. employers and employees of competitors and those who have a working relationship or other known relationship with them. A well-known relationship is a situation of sharing, also of the same working environment, which has given rise to a reciprocal interpenetration of the respective professional activities from the technical-organizational point of view.

The Jury consists of 5 (five) full members (at least three with a technical degree) of which:

- n.1 designer of national and/or international importance, appointed by the Taranto Committee 2026, with the functions of President;
- n.1 designer of national and/or international importance, appointed by the Taranto Committee 2026
- n.1 designer registered in the relevant professional order with expertise in design and construction supervision for works similar to the subject of the competition, designated by the Apulia Region;
- n.1 designer registered in the relevant professional order with expertise in design and construction supervision for works similar to the subject of the competition, designated by the Municipality of Taranto;
- n.1 designer registered in the relevant professional order with expertise in design and construction supervision for works similar to the subject of the competition designated by the Taranto Committee 2026.

In addition, 2 (two) expert alternate members with qualifications equivalent to those required (architects/engineers, representatives of the Order of Architects and Engineers) will be appointed where it becomes necessary to replace one or more of the members.

Pursuant the L.D n.32 of 18 April 2019, converted to L. n.55 of 14 June 2019 and s.m.i. is not applied experimentally until 30 June 2023 the term of operation of the system of the Register of race commissioners. Therefore, the Jury will be appointed by the body of the contracting authority competent to make the choice of the subject of the contract, according to rules of competence and transparency.

Members of the Jury are subject to the provisions on incompatibility and abstention laid down in art. 77, paragraph 6, of Legislative Decree. 50/2016 and s.m.i. At the time of acceptance of the assignment, the commissioners declare, referred to in art. 47 of D.P.R. n.445 of 28 December 2000, the non-existence of the causes of incompatibility and abstention from this Competition and the same declaration will be made at the end of the second level after the names of the participants will be made known.

The Jury will use a secretary, without voting rights, chosen by the Promoter. The sessions of the Jury are valid with the presence of all the members. Decisions of the Jury shall be taken by majority vote and shall be binding upon the Promoter.

The work of the Jury, will take place in one or more confidential sessions and of them are drawn up special minutes signed by all members and kept by the Head of the procedure.

The minutes of the meetings, which must be signed by all members or alternates, will contain the identification of the methodology followed and the monitoring work. The final minutes of the second level must contain the ranking with motivation for all competitors.

The Commission therefore establishes the ranking of merit, identifying the winner, which can not be exaequo, and the winning proposals, with any differentiated distribution of the prize pool. The Jury may also identify further project proposals to be mentioned as worthy.

The Commission draws up a critical summary of each project awarded or mentioned. The Commission may d draw up an overall assessment of the proposals received and examined.

The minutes referred to in this Article shall be forwarded immediately by the President of the Commission to the SPM and, after the administrative decision to take note of the minutes, published on the Competition website and on the Authority's website, at the conclusion of the insolvency proceedings.

16. EVALUATION CRITERIA FOR THE 1ST LEVEL AND WORKS OF THE JURY

At the first confidential meeting, the Jury prepares the methodology of the work. The evaluation of the projects of the 1st level and the choice of the project proposals that will be admitted to the second level of the Competition will be carried out on the basis of the following evaluation criteria:

EVALUATION CRITERIA		1LEVEL
1	<p>Overall quality of the project proposal and consistency with the guidance documentation to the design</p> <p><i>The Commission will assess:</i></p> <ul style="list-style-type: none"> - <i>the consistency of the design documents and the additional documentation submitted with the information provided in the notice;</i> - <i>the ability of the project to organize new functions, respecting the historical-architectural and landscape values of the area;</i> 	35
2	<p>Landscape integration in the urban/landscape context</p> <p><i>The Commission will assess:</i></p> <ul style="list-style-type: none"> - <i>he solutions proposed on the theme of the overall perception of the plant inserted in the particular landscape/monumental context;</i> - <i>the proposed architectural and landscape solutions adopted, the quality of spaces and integration/ relationship with the existing context, also in relation to the (historical) vocation that present the different parts on which you operate.</i> - <i>the ability of the project to interpret the theme of the Competition through the insertion of sports and exhibition equipment in the context, through the development of relationships, physical and visual connections between the various areas with a view to an overall enhancement of the area.</i> 	25

3	<p>Quality of architectural solutions</p> <ul style="list-style-type: none"> - <i>The Commission will assess</i> - <i>innovativeness of the proposal from the point of view of architectural quality and technological solutions;</i> - <i>the quality of the composition in the organization of the spaces, of the paths and in the aggregation of the constructed volumes, in the planning of the open space and of the forehead sea;</i> - <i>the ability of the project to integrate the two themes: the construction from scratch of a swimming pool and landscaping of the coastline</i> - <i>the ability of the design proposal to comply with the functional requirements and standards of the DIP (Document of Direction to Design) and the rules on sports plant engineering;</i> - <i>the ability of the project to respect the green principles such as reducing energy, water and soil consumption, and the use of materials with low environmental impact, as well as the environmental eco-sustainability objectives of the DNSH (Do Not Significant Harm)</i> - <i>do not significant harm to the environment as described in EU Regulation No. 2020/852.</i> 	30
4	<p>The Global cost hypothesis</p> <p><i>The Commission will assess the overall construction cost of the proposal in relation to the expected amount and the costs of maintenance and management along the work life cycle.</i></p>	10

The participants who submitted the first 5 (five) project proposals identified with the highest score are admitted to the 2nd level without ranking training.

The Jury shall open, examine and evaluate the proposals of ideas of all competitors and assign their scores, applying the criteria set out in the Notice and in the Policy document without setting a ranking. The results of the evaluation will be recorded on the Platform.

At the end of the above operations, in respect of anonymity, the scores assigned to the individual projects, the list of projects admitted to the 2nd level, shall be made visible to competitors. The contracting authority shall inform competitors of the admission or disqualification, by means of the IT platform indicated in this policy document, in the manner indicated by itself and in compliance with anonymity.

Competitors admitted to the 2nd level, in accordance with the procedures set out in this policy document, must submit, at the risk of inadmissibility, the project proposal for participation in the second level, as set out in the following articles, by the date and the time specified in the calendar.

Pending the adaptation of the telematic systems to the provisions of the decree of the Presidency of the Council of Ministers n.148/21, the advertising of the sessions is guaranteed through communications that will be published on the Platform at <https://piattaforma.concorsidiprogettazione.it> in the Details of this Competition to the item Documents. Given the anonymous participation it is recommended to always keep under control this section, to stay updated on all communications by the Institution.

17. EVALUATION CRITERIA FOR THE 2ND LEVEL AND WORKS OF THE JURY

At the first confidential meeting, the Jury prepares the working methods. The evaluation of the elaborations of the 2nd level is based on the following criteria:

EVALUATION CRITERIA		2 GRADO
1	<p>Overall quality of the project proposal and consistency with the guidance documentation to the design</p> <p><i>The Commission will assess the consistency of the design documents and the additional documentation submitted with the information provided in the notice.</i></p>	20
2	<p>Spatial integration of the building with the landscape and urban context</p> <p><i>The Commission will assess:</i></p> <ul style="list-style-type: none"> - <i>the overall capacity to establish relationships with the landscape and urban context, the general morphological and settlement structure, the connections with the places and qualifying systems of the urban context, the routes, the accessibility, the urban renewal with particular reference to the new swimming facility;</i> - <i>the ability of the project proposal to offer the best insertion of the redevelopment intervention in the urban and landscape context, with particular reference to the visual perception and the maintenance of the views towards the sea.</i> 	10

3	<p>The quality of the architectural solutions</p> <p>3.1. The quality of architectural solutions in terms of space innovation <i>The Commission will assess the ability of the project to articulate the sports facility and the outdoor areas and the tower in a single complex dedicated to high-quality architectural sports;</i></p> <p>3.2 The Ability to articulate the gradient between collective and private space <i>The Commission will assess:</i></p> <ul style="list-style-type: none"> - <i>the capacity of the project to integrate sport and leisure spaces, in particular the innovative solutions for interpreting the concept of open multifunctional space, proposing a strong architectural and functional integration between open spaces for leisure and sports</i> - <i>the ability of the project to ensure the integration and the physical and functional continuity of open spaces with built spaces and to ensure adequate attractiveness to citizens and occasional users.</i> <ul style="list-style-type: none"> - <i>the quality of the open space in relation to the system of spaces, public services and services of general interest, with particular attention to the design of sports facilities, urban furniture, the use of the coastline and the qualifying functions of the new public spaces generating urban and social relations, also thinking of an intergenerational user.</i> <p>3.3 The Flexibility of functional solutions The Commission will assess the ability of the planned spaces to adapt to the different needs that may arise over time, at the conclusion of the 2026 Mediterranean Games.</p> <p>3.4 The Quality of the architectural solution in terms of articulation and legibility of functions The Commission will assess the ability of the project to correctly articulate the spaces to be used for the functions illustrated by the DIP and the legislation on sports plant building.</p> <p>3.5 The Quality of the design of the relevant open spaces The Commission will assess the quality of the open spaces, the archaeological area and the spatial and functional relations between the latter and the covered areas. It will also evaluate the safety, the control and the management of pedestrian access and traffic.</p> <p>3.6 The Spatial quality of interior fittings The Commission will in particular evaluate the integration of proposals for interior fittings (furniture, equipment, lighting, etc.) with the architectural design in relation to the uses envisaged by the functional programme; the ability of the same to allow variable configurations adapting to the potentially changing needs of the user will also be evaluated.</p> <p>3.7 Plant solutions The Commission will assess the characteristics and operation of the proposed installations, their energy efficiency and the sustainability of their management.</p>	20
4	<p>The Ability of the project proposal to safeguard the historical, landscape and naturalistic identity of the area <i>The Commission will assess the capacity of the project to organise the new functions, respecting the historical-architectural, naturalistic and landscape values of the area, in terms of landscape integration, respect for existing historical artifacts and use of consistent materials.</i></p>	10
5	<p>Capacità dell'intervento di interpretare i principi ambientali</p> <p>5.1 Reduction of Energy Consumption <i>The Commission will assess the project's ability to respect the green principle of reducing energy consumption.</i></p> <p>5.2 Reduction of water consumption <i>The Commission will assess the ability of the project to respect the green principle of reducing water consumption, in particular the adoption of recovery and reuse systems for at least 50% of rainwater.</i></p> <p>5.3 Use of materials with low environmental impact <i>The committee will assess the project's ability to minimise the consumption of material resources by using material with a recycled or recovered content.</i> <i>In particular, it will be evaluated the ability of the project to use:</i></p> <ul style="list-style-type: none"> - <i>materials with low environmental impact and consistent with the context;</i> - <i>techniques and technologies integrated with the spatial proposal in order to increase thermal, visual and sensory comfort conditions;</i> - <i>durability of the proposed solutions, ease and cost-effectiveness of maintenance.</i> <p>5.4 The Quality of the proposal with reference to plant choices <i>The Commission will assess the appropriateness of the plant choices made in terms of the performance offered, environmental impacts and respect for the existing building as regards the tower.</i></p>	20

4	<p>The global cost</p> <p><i>The Commission will assess the accuracy of the overall economic construction estimate of the proposal in relation to the expected amount and the costs of maintenance and management along the life cycle of the work.</i></p>	20
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The Jury shall open, examine and evaluate the design papers of all competitors admitted to the 2nd level and assign their scores, applying the criteria and/or formulae set out in this policy document and following the rank formulation.

The competitor with the highest score is placed first in the ranking.

The results of the evaluation are recorded on the Platform.

The Jury shall make visible to competitors, in the manner set out above, the scores awarded to the individual projects.

Pending the adaptation of the telematic systems to the provisions of the decree of the Presidency of the Council of Ministers n.148/21, the advertising of the sessions is guaranteed through communications that will be published on the Platform at <https://piattaforma.concorsidiprogettazione.it> in the Details of this Competition to the item Documents. Given the anonymous participation it is recommended to always keep under control this section, to stay updated on all communications by the Institution.

17. ANNOUNCEMENT OF THE WINNER

To the result of the evaluation, the Jury draws up the ranking and communicates it to the Procedure Manager (RUP).

The RUP shall make the rank known by associating the names of the corresponding competitors with the alphanumeric codes. It shall be published in the Platform in the details of this competition under Documents and on the client profile in the Transparent Administration section.

18. ADMINISTRATIVE DOCUMENT VERIFICATION

The RUP has access to the administrative documentation of the first 5 competitors in the ranking and proceeds to:

- a) check the completeness of the administrative documentation submitted;
- b) verify the compliance of the administrative documentation with the requirements of this policy document;
- c) draw up the minutes.

Following the above checks, the RUP may:

- a) confirm the award of the competition;
- b) activate the preliminary rescue procedure set out in this Competition Rules Document;
- c) adopt the measure resulting in disqualification from the Competition

The RUP shall also publish the final ranking in the "Transparent Administration" section of the procuring entity's website and inform it immediately and in any case within a period not exceeding five days.

The proclamation of the winner becomes effective, pursuant the art. 32, paragraph 7 of the Code, to the positive outcome of the verification of the possession of the requirements on the part of the winner. In case of failure, or lack of proof of the requirements, the Promoter will proceed with the revocation of the award and of the reporting to the ANAC of the winner. In this case, the Promoter will proceed, with the methods indicated above, against the second in the ranking. In the event that the contract cannot be awarded even to the latter, the contracting authority will proceed, in the same manner mentioned above, scrolling the ranking list. The winner of the Competition, within 60 days of the announcement, must complete the development of the competition, reaching the level of technical and economic feasibility project.

CHAPTER IV – FINAL FULLFILLMENTS

19. PAYMENT OF THE AWARDS

The winner of the competition will be awarded a prize of € 100,381.96 as consideration for the PFTE (excluding VAT and any other legal charges)

With such payment, as established by art. 152 paragraph 5 of Legislative Decree. 50/2016 and s.a., the ownership of the winning project proposal is acquired by the Promoter.

Participants achieving the second, third, fourth and fifth position in the Jury's ranking will be awarded a prize of € 20,000.00 net of VAT and any other legal charge.

Upon request, the authors of the projects awarded or worthy of mention, upon successful completion of verification of the requirements, it will be issued a certificate of good execution of the service, usable at the curricular level. Thus, competitors who have been awarded will be able to assimilate their performance to a technical and economic feasibility project. The authors of the proposals of first level identified as mentions of the Jury, after successful verification of the requirements of the participants, it will be issued a Certificate of Good Execution of the Service, equal to a Feasibility Study for all the categories and amounts indicated in the Policy document. These Certificates will be usable at the curricular level, both in terms of participation requirements and technical merit as part of procedures for the commitment of architectural and engineering services.

The amount relating to the winner will be liquidated at the time of the announcement of the winner, for a fee equal to 30%, upon presentation of a surety policy in accordance with the procedures laid down in art. 35, paragraph 18 of Legislative Decree. No. 50/16, and the approval by the contracting authority of the technical and economic feasibility project, for the remaining share of 70%.

The payment of the awards as determined above to the other subjects awarded will take place within 60 (sixty) days from the date of implementation of the administrative measure by which the work of the Jury is approved. In the case of groupings, the premium will be paid exclusively to the person indicated as the group leader in the application.

The intellectual property and the copyright of the submitted projects are of the competing authors according to the legal provisions on copyright and intellectual property rights.

For projects, images and all the material made available to the Promoter and required for participation, the competitor assumes all liability resulting from the rights violation of patent, copyright, intellectual property and, generally, of other people's private life.

No fees are paid for participation in the first level of the competition.

20. PUBLICATION OF COMPETITION RESULTS

Except as provided by the law in force on the subject, the results of the Competition will be published on the website of the Promoter and on the Competition site within 10 (ten) days from the date of approval of the work of the Jury.

CHAPTER V - FINAL PROVISIONS

21. PRIVACY

The personal data provided together with the application for participating in the Competition will be processed by the Promoter (data controller) only in order to allow the identification of the finalists of the Competition itself, after the analysis and evaluation of the projects. The processing is based on the legal basis of the execution of pre-contractual measures taken at the request of the data subjects and the fulfilment of legal obligations (in particular the Procurement Code, D.lgs. 50/2016 and s.m.i).

The data will be kept for 10 years after the conclusion of the notice and for any appeals.

They may be communicated to other parties only for the purposes strictly related to the Competition, the management of information systems and the enhancement of project proposals referred to in the following paragraph.

Pursuant the Lgs.D. 30 June 2003 n. 196 and s.a., with the acceptance of this Notice, the participants give explicit consent to their personal data to be processed for the purposes of the design Competition, in compliance with the provisions in force.

Personal data may be transferred to countries outside the EU or the EEA. In these cases, the Promoter will preferably use suppliers in the EEA; otherwise, it will verify the adequacy of the supplier in accordance with current legislation, the European Commission and the Data Protection Authority.

Participants have certain rights laid down in the legislation. In particular:

To obtain, if not prevented by laws or regulations, the access to their personal data, their correction or cancellation and the limitation or blocking of their processing; they may also request their portability;

- To send a complaint to the Report, to its Data Protection Officer or to the National Supervisory Authority (in Italy it is the Data Protection Authority) following the instructions on its website.

Please note that some data cannot be deleted and some treatments cannot be blocked because by law the Promoter must keep track of the promoted calls and their results.

To exercise these rights, you must use the reference channels of the Promoter above.

The ing. Raffaele Sannicandro The Data Protection Director can be contacted at e-mail **info@taranto-2026.it** and to the physical address **P.zza Municipio n.1 74121 Taranto (Ta)**.

The information regarding the General Data Protection Regulation (GDPR) 2016/679 on the use of the platform can be found at the following link: <https://piattaforma.concorsidiprogettazione.it/privacy>

22. EXHIBITION AND PUBLICATION OF COMPETITION PROJECTS

The Promoter with the payment of the prize, assumes the ownership of the winning project proposal. In any case, the copyright and the intellectual property of the project proposals remains with their respective authors.

The Promoter reserves the right to present the initiative to the national press and to enhance the results of the Competition through the actions that it deems most appropriate by reporting the names of the individual authors and without any additional compensation in their favor.

Participants have the right to publish their works without limitation, provided that at the end of the insolvency proceedings

By participating in the Competition, participants authorize the exhibition and the possible publication of the submitted works, also on the Competition platform, without anything being due in this regard.

23. PROCUREMENT OF PROFESSIONAL COMMISSION FOR SUBSEQUENT DESIGN LEVELS

The Competition winner, within 60 days from the announcement, must complete the Competition project, reaching the level of technical and economic feasibility project.

As a result of the art. 216, paragraph 4 of the Code, until the entry into force of the Regulation pursuant the art. 216, paragraph 27-octies of the same Code, the contents of the technical-economic feasibility project are those provided for the preliminary draft, by DPR 207/2010 (art. 17 to 23) as well as by the "Guidelines for the drafting of the PFTE to be based on the award of public works contracts of the PNRR and the PNC" published by MIMS in July 2021.

The Promoter reserves the right to decide whether to start the subsequent design levels related to the winning project proposal. Specifically, the Promoter, in case of delays that would not allow to have the work complete and in full functionality for the year of the Games of the Mediterranean (2026), it reserves the right to proceed with a tender that provides the executive design and execution of the work involving the winner of the competition through the high supervision of the executive project and the artistic direction of the execution of the work.

With the fulfillment of this hypothesis, the calculation of the professional compensations for the Architecture and Engineering Services will be updated considering the additional professional fees required to supply the project with the contract framework of the Competition Rules, the safety and coordination plan by removing any unnecessary professional services, in compliance with the provisions of the art. 24 c.3 of D.P.R. 207/2010 and the "Guidelines for the editing of the PFTE to be based on the award of public works contracts of the PNRR and the PNC". The professional fees will be adjusted according to design levels that will be assigned and in view of possible changes on public contracts.

According to the value of the works as defined by the DIP, the contracting authority reserves the right to entrust - by negotiated procedure without notice referred to in Article 63 paragraph 4 of the Code - the subsequent levels of design and works management to the winner of the Competition, with the application of the discount of 25%, in order to make the negotiation prescribed by art. 152, paragraph 5, second sentence carried out.

- 1) The drafting of the technical and economic feasibility project (the competition design phase subject) for an amount equal to € 100,381.96 (net of VAT and any other legal costs);
- 2) the drafting of the final design of the work, for an amount equal to **€ 348.645,76** (net of VAT and any other legal costs)
- 3) the drafting of the Executive design of the work and the coordination of safety in the design phase, for an amount equal to **€ 314.043,95** (net of VAT and any other legal costs);
- 4) the Works Management and the Safety Coordination during the execution, for an amount equal to
- 5) **€ 505.189,07** (net of VAT and any other legal costs).

To be performed in accordance with the deadlines:

- 90 days for the drafting of the final design, starting on the additional relevant agreement;
- 45 days for the drafting of the executive design, after the subscription of the additional relevant agreement or the approval of the final project.

The analytical description of the fee and the services requested is given in the annex "Calculation of fees according to D.M. 17 June 2016" which sets out the analytical calculation of these amounts according to the provisions of the mentioned Decree and the related predetermined discounts applied.

In particular, the reduction applied to the PFTF tariff of 35% in so far as it takes account of the high level of deepening carried out by the contracting entity in the drafting of the DIP and its annexes, with the execution of the preliminary investigations, studies and project proposals for the localization of areas and for the pre-feasibility of the intervention. The reduction applied to the rates of the successive planning levels is equal to 25%.

The conclusion of the contract for the following phases of the design is subject to the positive outcome of the possession of the general requirements and the special requirements applied for by the sections below.

The contractor takes charge of all contractual and fiscal expenditures, such as taxes and charges, relating to the conclusion of this contract, in addition to the costs of publishing the Competition Rules and the Competition notice on the results, the amount of which will be reimbursed to the contracting authority.

The conclusion of the contract for the drafting of the subsequent phases of the design, as well as the successful outcome of the checks regarding the possession of the general requirements and special requirements demanded by the policy document that is subject to the favorable outcome of investigations in the fight against the Mafia (d.lgs. 159/2011 c.d. Antimafia Code).

If the contracting authority proceeds pursuant the Articles 88 paragraph 4-bis, and 92 paragraph 3 of d.lgs. 159/2011, it will withdraw from the contract if the circumstances referred to in Articles 88, paragraphs 4-bis and 4-ter and 92 paragraphs 3 and 4 of the mentioned decree occur, provided that the design proposals will remain the property of the contracting authority.

In the event of failure to demonstrate the possession of these requirements, or exceeding the deadline set out for that purpose, the Promoter reserves the right to entrust the development of subsequent levels of design and the direction of the work to another subject, to be identified by another procedure.

In the case of temporary grouping, it will be necessary to provide for the formal establishment of the same before the assignment.

In any case, the intellectual property and copyright of the project belong to the winner of the Competition. In the professional performance of the design phase subject to the competition and the subsequent phases and in the respective fees are included all the charges related to the planning of the support activities to the design purely instrumental to the same (archaeological, geological, geotechnical and seismic surveys, polls, etc.) as well as the implementation of evaluations, surveys with drone, measurements and staking, laser scanner surveys, etc. as they are functional to the definition of the best design choices, to arrive at the design solution that, among several alternative options, it submit the best cost-benefit ratio for the technical performance to be provided in terms of architectural quality and functionality of the intervention.

Any other necessary fulfillment is include to acquire the acts of consent, however called (opinions, authorisations, etc.) of competence of any Authorities and Company, also within the possible procedure of the Environmental Impact Assessment (EIA), or the VAS or checking the eligibility of the VIA or of the VAS, as well as the acquisition of the verification and validation referred to in Article 26 of Legislative Decree 50/2016.

In any case, the programme of investigations to be prepared must include all the activities necessary and preparatory to the execution of the project calculations.

Without prejudice to the full autonomy and responsibility of the experts (individual or associated) in defining the survey plan (type, number, location, etc.) the Contracting Authority will give formal consent to the execution of the planned investigations by the economic operator and which will be executed at the expense of the same S.A.

It is possible to use the subcontract for the performance consisting of geological, geotechnical and seismic studies, surveys, evaluations, the measurements and picket line, the preparation of specialized and detailed elaborates and for the only editorial graphic of the project elaborations. However, it remains the sole responsibility of the designer.

The same rule is applied to the assignment for the subsequent design levels that can be entrusted to the winner.

The participant at the time of submission of the proposal shall indicate, among those admitted, the services he intends to subcontract. Subcontracting shall be prohibited if the services to be subcontracted are not specified.

Subcontractors for admitted services must meet the requirements of Article 80 of the Code.

SPECIAL REQUIREMENTS AND EVIDENCES

The Competition winner shall prove that he meets the special requirements set out in the following paragraphs. The special requirements are verified through the FVOE database established at ANAC for the proof of requirements.

In order to prove the special requirements, the call Competition winner shall create a temporary grouping between the subjects referred to in Article 7 of this Competition Rules Document.

Economic and financial requirements referred to in art. 83, paragraph 1, letter b) of Legislative Decree. 50/2016

The Competition winner must demonstrate an adequate level of insurance coverage against professional risks, in compliance with the provisions of art. 83 paragraph 4, letter c) of the Code.

In particular, the winner must submit a copy, also self-certified referred to in art. 2, paragraph 2, of the D.P.R. 403/98 and art. 19 of the D.P.R. 445/2000, of its professional policy with a maximum of € 1,570,000.00 (The policy must cover a maximum of not less than 10 % of the amount of work planned). In the case of the policy the participant possess is not adequately sized, it will be enough to attach a special declaration of commitment, issued by primary insurance company, relating to a new policy adequately sized, to be activated if awarded. For temporary groupings referred to in art. 46 paragraph 1 letter e) of the Code, the requirement relating to insurance cover against occupational risks must be satisfied by the grouping as a whole, according to one of the following options:

- a) the sum of the policies coverage cup of the individual operators of the group; however, each component of the group must have a ceiling proportionally corresponding to the amount of services it performs;
- b) the single policy of the authorized representative for the maximum amount indicated, with coverage extended to all operators of the group.

The proof of this requirement shall be provided by means of a certified copy of the relevant valid policy.

Requirements of technical and professional ability referred to in art. 83, paragraph 1, letter c) of Legislative Decree. 50/2016

The Competition winner must demonstrate:

the completion, in the last ten years before the date of publication of the notice, of the services related to Architecture and Engineering, referred to in art. 3, lett. vvvv) of the Code, relating to works belonging to each of the "ID-Works" of the projects referred to the services to be entrusted, and that are identified on the basis of the lists contained in the D.M. 17 June 2016, for a global amount for each "ID-Opera" estimated once for the amount of the works to which the service relates and calculated in relation to each of the "ID-Works" namely:

Category	Functional purpose	"ID-Works"	Level of complexity	Minimum total amount required for 2 previous works
Building	Sport Building	E.12	1,15	€ 5.495.000,00
Facilities	Structural work	S.04	0,90	€ 3.140.000,00

Systems	Water-sewer-gas-fire systems	IA.01	0,75	€ 2.355.000,00
	heating, cooling, air conditioning, air treatment, solar thermal systems	IA.02	0,85	€ 2.355.000,00
	electrical and special systems	IA.03	1,15	€ 2.355.000,00

In the last ten years, the development of two services related to Architecture and Engineering, referred to in art. 3, lett. vvvv) of the Code, relating to works belonging to each of the "ID-Works" of the projects to which the services to be entrusted, identified on the basis of the lists contained in the D.M. 17 June 2016, for a total amount of not less than **0,40 times** the estimated amount of work to which the service relates and calculated with regard to each of the "ID-Works" and precisely:

Category	Functional purpose	"ID-Works"	Level of complexity	Minimum total amount required for 2 previous works
Building	Sport Building	E.12	1,15	€ 2.198.000,00
Facilities	Structural work	S.04	0,90	€ 1.256.000,00
Systems	Water-sewer-gas-fire systems	IA.01	0,75	€ 942.000,00
	heating, cooling, air conditioning, air treatment, solar thermal systems	IA.02	0,85	€ 942.000,00
	electrical and special systems	IA.03	1,15	€ 942.000,00

Each component must meet the requirement of the two key services referred to in the previous one.

In the case of grouping, each component must meet the requirement of the list of services in relation to the services it intends to perform, provided that the mandatory subject must meet the requirement relating to the principal service. Where the reference service has been carried out within a grouping, the competing economic operator may declare only the part of the service previously performed within that grouping. The Competition winner, in order to demonstrate the requirements for the provision of services referred to in the previous period, in addition to the possibility of recourse to the service pursuant the Article 89 of Legislative Decree 50/2016 and s.m.i., may constitute, pursuant the Article 152, paragraph 5 of Legislative Decree 50/2016 and s.m.i., a temporary grouping between the subjects referred to in paragraph 1 of Article 46 of Legislative Decree 50/2016 and s.m.i. or modify the grouping already proposed for participation in the competition with other subjects, provided that in both cases these subjects have not already participated in the competition, by submitting at the time of participation in the competition express commitment to this effect.

The Competition winner must prove the possession of the financial and technical professional requirements no later than 15 (thirty) days, starting from the date of the announcement to the winner.

To this end, the winner must produce the following documentation:

1. the special collective mandate with representation - in case of the constitution of temporary grouping pursuant the art. 48, paragraph 12, of Legislative Decree No. 50/2016 - conferred on the mandatory subject, resulting from notarized private writing and special power of attorney, conferred by public deed, to the legal representative of the mandatory subject; the deed must be received in electronic copy in PDF/A format, preferably A-1a or A-1b, and it must be reported at the bottom of the certificate of conformity of the electronic copy to the original analog signed digitally by the notary, pursuant the art. 22 of lgs.d. 7 March 2005, n. 82;
2. complete list of subjects referred to in paragraph 3 of art. 80 of Legislative Decree. 50/2016; declaration of family members living together pursuant the art. 85, paragraph 3 of Legislative Decree 159/2011, referred to the subjects referred to in paragraph 3 of art. 80 of Lgs.D. 50/2016 indicated in the previous point;

Information for temporary groupings, ordinary consortia, combinations of network companies, EEIGs and stable consortia.

The global turnover requirement demanded must be met by the temporary grouping as a whole. This requirement must be possessed by a majority of representatives.

The required concerning the insurance coverage against the occupational risks shall be met by the grouping as a whole, according to one of the following options:

- a) the sum of the policies coverage cup of the individual operators of the group; however, each component of the group must have a ceiling proportionally corresponding to the amount of services it performs;
- b) the single policy of the authorized representative for the maximum amount indicated, with coverage extended to all operators of the group.

In case of temporary horizontal grouping, the requirement of the list of engineering and architecture services required must be held, overall by the grouping, both by the principal, in a majority, and by the agent.

In case of temporary vertical grouping, each component must meet the requirement of the requested list of services, in relation to the performances it intends to accomplish, it being understood that the clients must meet the requirement relating to the main performance.

In case of ordinary consortium, economical and technical requirements stated by the Italian Procurement Code, art. 47, shall be fulfilled by the Consortium also considering the requisites provided by executive members of the Consortium and/or availing of the non executive members.

Availing of others for the provision of prerequisites

The participant, single or associated, may demonstrate the fulfillment of the economic - financial and technical - professional requirements referred to in this Article, even availing of other entities, including participants in the grouping, for the provision of prerequisites required.

Availing mode is mandatory for economic operators who have filed the application for the arrangement with creditors, if the decree provided for by Article 163 of the Royal Decree of 16 March 1942, n. 267 has not yet been filed.

Availing mode is not allowed for the demonstration of the general requirements and professional competence of this notice.

The competitor may use several ancillary undertakings

Under penalty of disqualification, the auxiliary may not be awarded to more than one competitor and both the auxiliary and the competitor who makes use of the requirements may participate in the same tender.

The competitor and the auxiliary company are jointly and severally liable towards the contracting station in relation to the services covered by the contract.

The auxiliary company:

- a) must have the requirements envisaged by article 8 as well as the technical requirements and the resources subject to use and declare them by presenting their own DGUE, to be filled in in the relevant parts;
- b) must issue the declaration of use containing the obligation towards the competitor and towards the contracting station, to make available, for the entire duration of the contract, the necessary resources that the competitor lacks.

The participant must attach the pooling contract in which the economic, financial and technical-organizational requirements made available and the related instrumental and human resources are specified.

Where the auxiliary has grounds for disqualification or does not meet the selection criteria, the participant shall replace the pooling company by ... [indicate the number of days allowed] days from receipt of the request by the contracting authority and it simultaneously produce the documents required for the pooling.

It is reparable, through regularization, the failure to produce the declarations of the auxiliary or the pooling contract, provided that the above-mentioned elements are already in existence and they can be proved by documents of a certain date prior to the deadline for submission of the tender. It is not reparable - and therefore cause of disqualification from the Competition- the lack of indication of the requisites and of the resources made available by the auxiliary as a cause of nullity of the pooling contract.

24. COMPETITION LANGUAGE AND MEASUREMENT SYSTEM

The official language of the Competition is **Italian**. All competition documents with legal value are in Italian. All documents submitted by participants (in the first phase and in the second phase) will be in Italian. The measurement system is **metric**.

25. FINAL ARRANGEMENTS – JURISDICTIONAL PROTECTION

The Access to the documents of the entire procedure is allowed in compliance with the provisions of Article 53 of the Code and the current provisions on the right of access to administrative documents and in any case after the administrative measure of taking action minutes of the proceedings of the Jury.

Art. 211 of Legislative Decree. 50/2016 and s.m.i. are applied as well as art. 119 and 120 of Lgs.D. 104/2010 (Code of the administrative process) and s.m.i.

The notice and the acts connected and consequential to the Competition procedure may be challenged only by recourse to the regional administrative court. For disputes the Regional Administrative Court for the region PUGLIA seat of Lecce is responsible.

REGULATION REFERENCES

D.P.R. June 5, 2001 n. 328 (art. 15 and 45) and s.m.i.;

Lgs.D. 30 June 2003 n. 196 and s.m.i.;

Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016;

Lgs.D. 2 July 2010 n. 104 and s.m.i.;

Lgs.D. 8 April 2016 n. 50 and s.m.i.;

ANAC Resolution no. 830 of 21 December 2021;

D.L. 19 May 2020. n. 34 converted to L. 17 July 2020 n. 77;

D.M. June 17, 2016 and s.m.i.;

D.M. December 2 2016 n. 263 and s.m.i.;

Sgd The General Manager
Ing. Raffaele Sannicandro