

DIRECCIÓN GENERAL DE ARQUITECTURA, VIVIENDA Y SUELO

RULES OF THE EUROPAN SPAIN 17 JURIED DESIGN COMPETITIO
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GENERAL PROVISIONS

1. SUBJECT-MATTER OF THE CONTRACT.

1.1.- These Rules aim to regulate the legal conditions that will govern the juried design Competition in order to select the proposal that, in the opinion of the jury, is the best and most appropriate for the sites proposed in Spain due to its adaptation, architectural quality and technical, economic and constructive feasibility, in the framework of the EUROPAN European competition.

EUROPAN is a European federation of national organizations that runs architectural competitions of urban architectural designs for architects under the age of 40 years old, followed by implementations or studies and launched simultaneously by several countries with a common theme, rules and objectives. The purpose of EUROPAN is to deepen knowledge and reflection on the housing and town-planning fields as well as to promote the exchanges of ideas among the different European countries.

The goal of EUROPAN is to help:

- Europe's young architecture, urban and landscape design professionals develop and promote their ideas in Europe and further afield; and
- public administrations and developers proposing sites to the competition to find innovative architectural and urban solutions to the problems they face.

The function of EUROPAN in participating countries is therefore to promote experimental projects in the urban-architectural field and to encourage the implementation of innovative urban processes.

This competition is supported since its inception by the Ministry of Transports, Mobility and Urban Agenda (Ministerio de Transportes, Movilidad y Agenda Urbana) as its purpose coincides with the Ministry's objectives of Promotion, Communication and Internationalization of Spanish Architecture. Spain has been involved in all the 16 editions held up to now. The organization of the competition by the Ministry of Transports, Mobility and Urban Agenda is justified in order to reinforce EUROPAN-Spain as an initiative of such Ministry and to help procurement of the proposals by Public Administrations as the essence of the Competition.

1.2.- Pursuant to section 99(3) of Public Contracts Act 9/2017, of 8 November (Ley 9/2017, de 8 de noviembre, de Contratos del Sector Público - hereinafter, LCSP) provisions shall be made to award a contract in the form of separate lots, wherever permitted by the nature or subject-matter of the contract.



Therefore, in the context of the EUROPAN European competition, those responsible for European urban policies propose sites through the EUROPAN national organizations being each proposed site an independent lot.

The division of the design competition into smaller size lots is grounded, within the regulatory framework of public procurement, in the subject-matter of the competition which does not seek a uniform solution but, on the contrary, to link the proposals with the location. It can therefore be concluded that those lots are likely to be used or exploited separately and are a functional unit.

Pursuant to section 99(4) LCSP, the number of lots each team can present is limited to one per country, so entrants can enter only one site in Spain, according to article 1.2 of the EUROPAN 17 rules.

1.3.- The proposal that, in the opinion of the jury members, offers the best solution to the requirements of these rules as well as to those established in the www.europan-europe.eu website shall be deemed to be the best architectural proposal.

1.4.- EUROPAN/SPAIN NATIONAL COMMITTEE

The National Committee is the authority that approves and coordinates the general aspects of EUROPAN/Spain.

The EUROPAN/Spain National Committee is made up of the Presidency and those members that, voluntarily and agreed by all other members, accept to participate in such Committee, and that are classified into Managing Members, Developer Members and Associate Members.

The person holding the General Secretariat and those well-known personalities in the EUROPAN/Spain scope of action shall be members of the National Committee with voice but no vote if previously agreed by the other members.

The President of EUROPAN/Spain is the Secretary General for Urban Agenda and Housing, of the Ministry of Transports, Mobility and Urban Agenda or person to whom he/she delegates.

The Presidency ensures continuity of the Competition and contributes to the EUROPAN/Spain budget, as agreed by the National Committee.

The Ministry of Transports, Mobility and Urban Agenda shall represent EUROPAN/Spain in the EUROPAN European Council and shall appoint two out of the four representatives to the EUROPAN European General Assembly. The first representative of MITMA will be the Director General of the Urban Agenda and Architecture or person delegated by her/him. The second representative of MITMA will be a technician appointed by the Subdirectorate General of the Urban Agenda and Architecture.

The Superior Council of Orders of Architects of Spain (Consejo Superior de los Colegios de Arquitectos de España) is the Managing Member of EUROPAN/Spain.

The Superior Council of Orders of Architects of Spain shall appoint a representative to be a member of the EUROPAN/Spain National Committee.

Members of the National Committee are the Administrations of the Autonomous Regions and the Autonomous Cities of Ceuta and Melilla as well as those Local Administrations that so agree.

Associate Members are any Public Administration and Public Law entities with their own legal personality, linked or dependent on any of the public Administration. Likewise, Associate



Members may be natural and legal persons related to the world of culture, architecture, urban planning, territory and research who, at the proposal of the Executive Committee or the members of the National Committee, and accepted by the latter, may perform permanent or occasional advisory, consultancy or management tasks to achieve the objectives of EUROPAN/Spain.

The EUROPAN/Spain National Committee has the following competencies:

- To approve and modify the EUROPAN/Spain Internal Procedures at the proposal of the Executive Committee
- To approve the general budget of the organization and to be responsible for the monitoring and control of its implementation.
- To make known the competition sessions organized by EUROPAN/Spain and their results through publication in the Official Gazette of the Spanish State (Boletín Oficial del Estado) and the Official Public Tender Platform.
- To support and disseminate the sessions, announcements and general communiqués related to the organization of the competition, approving the schedule of activities and establishing the necessary contacts with the collaborating entities and personalities.
- To appoint, at the proposal of the Executive Committee, the full and alternate members of the jury that have to evaluate the projects submitted to the competitions and to render their decision, awarding the prizes leading to the subsequent implementations.
- To appoint, at the proposal of the Executive Committee, the Associate Members that do not have the status of Public Administration or Public Law Entity to form part of the EUROPAN/Spain National Committee.
- To appoint the Members of the EUROPAN/Spain Executive Committee.
- To appoint, at the proposal of the Executive Committee, the head of the EUROPAN/Spain General Secretariat.
- To decide on the accession of EUROPAN/Spain to the following editions of the EUROPAN Competition.
- To approve the activity report submitted by the EUROPAN/Spain Executive Committee.

The EUROPAN/Spain National Committee shall meet at least twice a year and when the Presidency so considers on its own initiative or at the request of the Executive Committee or the three Developer Members.

The Honorary President of the EUROPAN/Spain National Committee shall be the Ministry of Transports, Mobility and Urban Agenda while the General Secretary of Urban Agenda and Housing of the Ministry of Transports, Mobility and Urban Agenda or person to whom he/she delegates shall hold the Presidency.

Minutes of the meetings shall be drawn up by the head of the General Secretariat, approved at the beginning of the next meeting and signed by the National Committee members. The report by the General Secretariat shall be attached to the Minutes.

The decisions taken by the National Committee shall be effective provided that they are adopted by a simple majority of votes. Where votes are tied, the President shall have casting vote.



The Executive Committee is the body responsible for the administration and management of EUROPAN/Spain. It will be chaired by the President of EUROPAN/Spain and made up of the representative appointed by the Superior Council of Orders of Architects of Spain and the developer member appointed by the National Committee.

The head of the General Secretariat shall be also a member of the Executive Committee, with voice but no vote.

2. CONTRACTING BODY AND PERSON RESPONSIBLE FOR THE CONTRACT

2.1.- The contracting body, acting on behalf of the Ministry of Transports, Mobility and Urban Agenda, is the Secretary of State of Transports, Mobility and Urban Agenda, (Secretario de Estado de Transportes, Movilidad y Agenda Urbana). Where appropriate, it may, pursuant to section 61(2) LCSP, delegate its competencies and powers in this matter with compliance with the applicable rules and formalities. The operational unit for this contract shall be the Sub-Directorate General for Coordination and Administrative Management (Subdirección General de Coordinación y Gestión Administrativa) of the Directorate General for Urban Agenda and Housing.

2.2.- Pursuant to section 62 LCSP, the contracting body will designate a person responsible for the contract from among the technicians of the General Sub-Directorate for Architecture and Building-

3. LEGAL REGIME

3.1.- This juried design competition shall take place in accordance with these Rules, with sections 183 to 187 LCSP and with all other applicable rules.

This juried design competition is organized in accordance with open procedure rules, in the form of Design Competition, as set out in section 183 LCSP, in the case referred to in paragraph 2(b), mode of "design competitions with prizes and/or payments to participants."

For those matters that are not covered by these Rules, regulated rules and provisions for service contracts shall be applied to this design competition pursuant to LCSP, Royal Decree 817/2009, of 8 May (Real Decreto 817/2009, de 8 de mayo), which partially enacts the Public Contracts Act and the General Regulation of the Public Administration Contracts Act (Reglamento General de la Ley de Contratos de las Administraciones Públicas - hereinafter, RGLCAP) approved by Royal Decree 1098/2001 in those provisions that are not contrary to the above regulatory texts and as long as such General Regulation is in force.

3.2.- Procedure to be followed:

The Ministry of Transports, Mobility and Urban Agenda shall call for the EUROPAN Competition in Spain, establishing its Rules by a bidding document that shall comply with the procedure of Juried Design Competitions as provided in section 183 *et seq.* LCSP. This will ensure compliance with the conditions established in the EUROPAN Internal Procedures and in the aforementioned Act. Each site shall be a lot. The sites proposed for the competition are eight, so there will be eight lots.

In order to implement the winning proposals, General Operating Protocols shall be concluded



between the Ministry of Transports, Mobility and Urban Agenda and the developers of the sites, generally Local Entities or Regional Autonomous Administrations.

These General operating Protocols will enable the developers of the sites to contract with all the guarantees and requirements established in public contracts regulation in accordance with the procedure below.

The Public Administrations that take part in the competition as members of the National Committee, or any other entity in which they may delegate (Local Entities, Autonomous Communities or, where appropriate, Public Law Entities) are recognised as contracting authorities, to proceed in each of the sites to award the service contract by means of a negotiated procedure, without prior publication, to the winner of the competition. In case of exaequo prizes, all winning teams shall be invited to participate in the negotiations.

This Negotiated Procedure Without Prior Publication shall, pursuant to section 166 *et seq.* LCSP, serve for the procurement of urban planning projects or, in the case of building projects, the drawing up of the Basic Design and, where appropriate, also that of the Detailed Design and the Health and Safety Study, as well as the project management stage, or the missions concerned when the commissions after Competition are of a different nature (territorial, landscape or urban plans or any other).

The negotiated procedure without prior publication mentioned in this section is not the object of these Bases.

4. ENTRANTS. TECHNICAL AND PROFESSIONAL ABILITY AND ECONOMIC AND FINANCIAL STANDING

4.1.- Spanish or foreign natural persons under 40 years old are eligible to take part in this competition provided that they, pursuant to sections 65 to 70 LCSP, have full capacity to act, can prove the technical and professional ability required and are not subject to any prohibition to contract set out in section 71 of the aforementioned Act on the closing date for the submission of entries nor on the date of the decision by the jury.

Participation of natural persons from non-EU countries shall be made in accordance with sections 68 and 84(3) LCSP, and section 10 of the Royal Decree 1098/2001, of 12 October (Real Decreto 1098/2001, de 12 de octubre) that approves the RGLCAP. If they receive the award of the public contract, they have to open a branch office in Spain, appointing proxies or representatives for their business operations, and to enter in the Companies Register.

Pursuant to section 87.4, the economic and financial standing required shall be proportionate to the subject-matter of the contract, as set out in section 74(2) LCSP. Therefore, and considering that the aim of this competition is to stimulate participation of young professionals, only the following technical and professional ability and economic and financial standing shall be required:

4.1.1.- Pursuant to sections 86 and 87 LCSP, economic and financial standing shall be proved by the existence of a professional risk liability insurance which shall only be required to the successful tenderer of the subsequent Negotiated Procedure eventually called. This requirement shall be proved by a certificate drawn up by the insurance company including the insured amounts and risks and the due date of the insurance policy.

Accordingly, all participants in the EUROPAN 17 competition shall accept, by registering and as a previous step to provide proof of the existence of the aforementioned insurance,



Attachment II of these Rules.

4.1.2.- Pursuant to section 90 LCSP, and as a proof of technical and professional ability, the representative of each team taking part in this competition must be an architect or must have the architect status under the laws of a European country.

4.2.- MINIMUM TECHNICAL TEAM

- Entrants

EUROPAN 17 is open to any team consisting, at least, of one architect in partnership, or not, with one or more professionals of the same or other disciplines of the urban, design and architectural fields (architects, urban planners, landscapers, engineers, artists...), associated or not with students graduated from a *Título de Grado* (Bachelor's degree) in the fields and disciplines mentioned above.

Every entrant must be under the age of 40 years old on the closing date for submission of projects.

- Composition of the teams

There is no limit to the number of participants per team. Multidisciplinary teams are strongly recommended with regard to the issues raised in the sites.

Each team member (associate and contributor) shall be registered as such on the team private area on the European website before the closing date for submissions.

- Associates

Associates are considered to be authors of the project and are credited as such in all national and European publications and exhibitions. Architects must have graduated with a degree from a university specified within the <u>EU Directive 2005/36/EC</u>, or with an equivalent degree from a university within the natural borders of Europe, recognized by the professional architects' organizations in the country of the competition site. Other professionals must have an applicable European university degree, regardless of nationality. The compulsory requirement is to hold such a degree.

Membership in a European professional body (*Colegio* or Order of Architects) is optional, except for associates without a European degree, who will have to submit the appropriate documentation.

Students accepted as associates must have a bachelor degree or equivalent in architecture or related disciplines from a university according to the same criteria as the other associates. For the purpose of the contract, only those associates holding the appropriate university degree shall be qualified to conclude the contract.

- Contributors

Teams may include additional members of the same or different disciplines, called *contributors*. Contributors may be qualified or not but none of them shall be considered as an author of the project. The contributors must also be under the age of 40 years old on the closing date for submission of entries.

- Team Representative

Each team names one *Team Representative* among its associates. The Team Representative is the **sole contact** with the national and European secretariats during the whole competition. Furthermore, every communication shall be done with one email address, which shall remain



the same during the whole competition process.

The Team Representative must be an architect or must have the architect status under the laws of a European country. In specific cases and when mentioned on the site definition (see Synthetic Site File), the Team Representative can be an architecture, urban or landscape professional (architect, landscaper, urban planner, architect-engineer). In this case the team shall necessarily include at least one architect among the associates.

- **4.3.-** Regardless of the documents to be submitted with the proposals, the Ministry of Transports, Mobility and Urban Agenda reserves the right to check, at any time, compliance with the necessary requirements to take part in the Competition.
- **4.4.-** Non-evidence of the requirements to take part in the Competition shall result in disqualification including, where appropriate, the loss of any right to receive the prize that may have been awarded.

5. NON-ELIGIBILITY AND DUTY OF ABSTENTION

- **5.1-** Without prejudice to the provisions set out in the legislation in force, those persons fallen into the cases below shall not be eligible for the competition neither as team representatives nor as team members:
 - Jury members and those responsible for the drawing up of the Technical Specifications Document.
 - Those having with the foregoing within the fourth degree of consanguinity or the second degree of affinity.
 - Those associated or maintaining service or professional collaboration with the jury members and with those responsible for the drawing up of the Technical Specifications Document.
 - The organizers of the competition and those having with the foregoing within the fourth degree of consanguinity or the second degree of affinity on a site where they are involved. However, they can participate on another site in which they are not involved. Are considered as organizers: members of the EUROPAN structures; those employees or having any relationship with public administrations proposing sites in the current session, members of technical committees, observers, jury members and their employees.

No participant shall be allowed to establish any kind of professional relationship with the jury members during the competition.

For implementations, Europan follows EU law on public procurement and all EU sanctions that are in place at any given time. National sanctions may also apply differently in individual countries. Competitors are themselves solely responsible for evaluating if their eligibility to participate can be affected by these sanctions.

5.2.- In Spain, in the event that any of the participants in the competition or a team member is an official, he/she must submit a 'comfort letter' (administrative approval) to pursue professional activities outside Public Administrations.

6. RESULTS AND PRIZES

6.1.- Results

All the results for Europan 17 (winners, runners-up, special mentions) are available online from December 4th, 2023, on the European website (Results section).

6.2.- Winners' prize

Winners receive a reward of the equivalent of €12,000 (all taxes included). The organizers undertake to abide by the decisions of the national juries and to pay the prize money within 90 days of the announcement of the results.

6.3.- Runners-Up's prize

Runners-up receive a reward of the equivalent of €6,000 (all taxes included). The organizers undertake to abide by the decisions of the national juries and to pay the prize money within 90 days of the announcement of the results.

6.4.- Special Mentions

A Special Mention can be awarded to a project considered innovative although not completely adapted to the site. The authors of such proposals do not receive a reward.

6.5.- The Ministry of Transports, Mobility and Urban Agenda is committed to request from the Ministry of Finance the exemption, of the EUROPAN competition prize,s from personal income tax, as well as to send to the Ministry the list of individuals receiving the prizes..

7. BUDGETARY CREDIT AND ESTIMATED VALUE OF THE COMPETITION

There is the necessary credit to comply with the economic obligations arising from the payment of the prizes referred to in rule 6 of these Rules, under budget item 1710.2610.783 of the Spanish State General Budget for 2023.

This design competition is financed 100% by the Ministry of Transports, Mobility and Urban Agenda's own funds.

Pursuant to section 183(4) LCSP, the estimated value of the competition is EUR 144.000,00 € (VAT not included).

In order to calculate the estimated value, according to article 183 paragraph 2.b) of the LCSP, it has been taken into account the total amount of the prizes, given that the subsequent negotiated procedure that could be derived, will be summoned by a different administration

PAYMENTS AND PREMIUMS:

In accordance with section 6 of the Competition Rules, the following prizes will be awarded for each lot:

	Amount	Amount	Nº of	Subtotal	21% IVA	Total
	(VAT not icluded)	(VAT included)	sites	(VAT not included)		(VAT Included)
WINNERS' PRIZE	12.000,00€	14.520,00€	(x8)	96.000,00€	20.160,00€	116.160,00€
RUNNERS-UP' PRIZE	6.000,00€	7.260,00 €	(x8)	48.000,00€	10.080,00€	58.080,00€
Total amount for each site	18.000,00€	21.780,00€	(x8)	144.000,00€	30.240,00€	174.240,00 €

8. COMMUNICATION OF THE COMPETITION

8.1.- Events

- at the national scale of the organizing and associate countries:

Promotion is organized around the competition launch. After the first jury round, exhibitions or *online* publications of all the projects submitted can be organized, provided that they respect the anonymity of the teams. Such exhibitions or publications shall be correctly communicated beforehand by the organizing national structures and specified in the site brief.

After the announcement of the results, award ceremonies and result presentations and/or workshops shall be organized creating a first contact between the winning teams and the site representatives.

- at the European scale:

A European event called INTER-SESSIONS FORUM is the link between a finishing session and the beginning of the new one. This forum gathers the winning teams and site representatives of the finishing session and the site representatives of the new one around the results and first implementation steps of the prize-winning projects.

8.2.- Publications

The competition results can be published in every organizing or associate country.

The European secretariat publishes a catalogue with the European results along with expert analyses. This catalogue is available either for free consultation or for sale on the European website.

8.3.- Websites

Websites are open by the national and European structures to promote the sessions, events and topics as well as those teams and projects that have received a prize in previous sessions.

9. PROCUREMENT OF THE PRIZE-WINNING PROPOSALS BY NEGOTIATED PROCEDURE WITHOUT PUBLICITY BY THE ADMINISTRATION RESPONSIBLE FOR THE SITE.

9.1.- Winners **in each of the eight lots** shall be entitled to participate in the subsequent negotiated procedure (as indicated in section 3.2 of these Conditions of Tenders) for the contracting of **urban planning projects or, in the case of building projects, the drawing up**



of the Basic Design and, where appropriate, the Detailed Design and the Health and Safety Study, as well as the project management stage, pursuant to sections 166 *et seq.* LCSP or the missions that have to be carried out when the commissions after competition are of a different nature (spatial or urban plans or any other). Evidence of technical and human resources in line with the nature of the commission shall be necessary.

9.2.- The contracting body may require the winning team in each lot to submit those variants to the project that may have been suggested by the jury members or those programmatic or in detail variants that may be necessary to submit on the basis of the needs and objectives that by the time of awarding and in the opinion of the contracting authority are required by technical, economic or other reasons, provided that such variants do not substantially alter the winning concept.

Non-acceptance by the winning team in each lot of the variants set out by the contracting authority, shall give rise to withdrawal from the contract with no right to any kind of compensation.

9.3.- Procurement of urban planning projects or, in the case of building projects, the drawing up of the Basic Design and, where appropriate, the Detailed Design and the Health and Safety Study, as well as the project management stage or those missions that have to be carried out when the commissions after competition are of a different nature (spatial or urban plans or any other) shall be executed by the competent contracting authority within 12 months from the day following the jury decision of this design competition, in accordance with the General operating Protocol concluded with the Ministry of Transports, Mobility and Urban Agenda, except for unexpected cause duly justified and agreed by both parties.

The successful tenderer for the development of the project and for the project management stage in each lot shall not assign or subcontract such commissions.

9.4.- In the absence of negotiated procedure for the development of the project and, where appropriate, project management stage due to unexpected causes, whether economic, related to its adaptation to the planning or others, which make it impossible to continue such procedure in the opinion of the contracting administration, the successful tenderer shall not be entitled to receive any additional amount of money as compensation for loss of profits once the amount of the prize granted has been received.

II SELECTION OF WINNERS

10. EVALUATION OF THE PROPOSALS

In order to select the prize-winning projects, the jury shall take into account the following criteria with the weight given to each of them:

relation between the project ideas and the site

12,5 points

relevance of the project ideas with regard to the topic



12,5 points

relevance of the program with regard to the objectives set for the site

12,5 points

• ability to form part of a urban process adapted to the built environment

12,5 points

degree of innovation of the public spaces proposed

12,5 points

relation between the different uses

12,5 points

architectural and technical quality

12,5 points

sustainability, adaptability and capacity criteria to reduce environmental impact

12,5 points

Total evaluation

100 points.

The criteria above listed will be weighted by the jury members for each of the shortlisted projects on a total evaluation of **100 points**.

11. REGISTRATION

Registration is done through the European website: www.europan-europe.eu and implies the acceptance of the competition rules.

Submission of entries implies unconditional agreement by participants with the entire content of these Rules and of the EUROPAN 17 Internal Procedures.

Nevertheless, all doubts and queries participants may have during the whole competition may be directed to the following email address: contact@europan-europe.eu.

In compliance with French Act No. 78-17 of 6 January 1978, on Information Technology, Data Files and Civil Liberties, the protection of personal data communicated during registration is guaranteed. The General Data Protection Regulation (GDPR), in force since 25 May 2018, ensures the right of access and modification, the right to limit, transfer personal files and eliminate the information affecting the participants in the competition (see rule 20 of these Rules).

11.1.- EUROPAN 17 website

The European website for seventeenth session of the competition is available online from the opening date of the competition, at the following url: www.europan-europe.eu

It includes: the rules for the Europan 17 competition; the session topic; the sites' presentation (synthetic site file and brief) grouped geographically or by themes; the juries compositions; and



an organizational chart of all the Europan structures.

The registration of the teams and the complete digital submission of the projects shall be compulsorily done via the European website.

11.2.- Team registration

Registration to the competition is €100 for the first site. Additional Complete Site Folders cost €50 per site. No registration will be refunded.

Payment is automatically confirmed on the website. The team can then access its personal area and the digital entry area and download the Complete Site Folder for the selected site.

Members of the same team do not need to register individually. Registration is by team.

12. INFORMATION AVAILABLE TO TEAMS

12.1.- Synthetic site file (available for free)

The Synthetic Site Files present a summary vision of the site. They are available for free on the site presentation pages of the European website of EUROPAN and help the teams to have a global view of the sites.

Synthetic site files are published in English and, occasionally, also in Spanish.

12.2.- Briefs (available for free)

The Brief is A4 illustrated document around 30-pages, aiming at providing a better understanding of the main elements of the context through the existing elements as well as through the site's mutation issues and its environment. It is available for free on the site presentation pages of the European website in order to help the teams select their project sites.

This document is in English (and sometimes also in the site language).

12.3.- Complete site folder (downloading available upon registration)

The Complete Site Folders include detailed visual documents on the city, the site, its context as well as drawings, pictures and any graphic document required for the design process.

These Folders are available on the site presentation pages of the European website (after registration on the site and logging in to the website) and help the teams design their project on the chosen site.

They include Pictures, diagrams and graphics of the following scales:

- a. Territorial Scale
- b. Reflection site
- c. Project site

13. SUBMISSION OF ENTRIES

13.1.- Digital submission



Digital submission is compulsory.

The complete submissions shall be submitted **before midnight (UTC+2) on July 30th, 2023**, on the European website (Entry section).

Failure to comply with the hereunder-mentioned requirements on board presentation may result in the disqualification of the team.

The number of entries per site is available on the European website on the European map of the sites (column on the right).

13.2.- Language

The panels and the text presenting the ideas shall be written in English with optionally the language of the country in addition (bilingual).

13.3.- Items to Submit

Submissions include documents divided as follows:

- 3 vertical A1 project panels composed of visual elements of the project;
- An illustrated text presenting the ideas of the project (4 pages max.);
- Documents proving the eligibility of the team members;
- Documents for communication (3 images + a text of 800 signs, spaces included)
- For Winners and Runners-up: 1 communication video presenting the rewarded projects

Panels vertical A1 format

CONTENT:

The 3 panels must:

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$\hfill \Box$ explain the urban ideas developed in the project with regard to the site issues and the thematic orientations of the session;
$\hfill \Box$ develop the project as a whole, highlighting the architectural solution of the project, and particularly the relationship between the new developments and the preexisting condition of the site, including three-dimensional representations of the project;
$\hfill \Box$ develop the method foreseen for the implementation process of the project.
Il graphic and descriptive documents must have a graphic scale.

TECHNICAL SPECIFICATIONS:

- PDF format
- Vertical A1 (L 594 mm x H 841 mm)
- o Maximum size: 20 Mb
- o One box (L 60 mm x H 40 mm) is left blank in the upper left corner for the automatic insertion of the code; the name of the site will be specified next to it
- o Panels numbered from 1 to 3 in the upper right corner



o The team is free to decide on the positioning of the proposal title

Panel model



Text

CONTENT

This text must present the ideas of the project and its links with the theme of the session but also the process and periods of implementation.

Technical specifications:

- o 3 to 4 pages (maximum) with limited visuals
- PDF format
- Vertical A4 (L 210mm x H 297mm)

Documents to prove the eligibility of the team members

Documents for the disclosure of names and verification of the validity of the proposals shall be uploaded as PDFs on the European website.

Personal information includes:

 For the team: the TEAM FORM and the DECLARATION OF AUTHOR- AND PARTNERSHIP AND OF ACCEPTANCE OF THE COMPETITION RULES available online on the team's personal area and must be duly filled out and signed.

2. For each associate:

- A copy of an ID DOCUMENT with a picture, providing evidence that they are under the age of 40 at the closing date for submission of entries (see calendar.)
- A copy of their European DEGREE as an architectural, urban or landscape professional (architect, landscaper, urban planner, or others...) or proof of such a status under the law of a European country.
- A copy of the TÍTULO DE GRADO (Bachelor's degree), for the students participating



in the competition as associates.

3. For each contributor:

i. A copy of an ID DOCUMENT with a picture, providing evidence that they are under the age of 40 at the closing date for submission of entries (see calendar.)

These personal documents must be compulsorily uploaded, before the deadline for submission, individually for each team member. The upload of one sole document with all the required information (copies of the IDs and degrees) will not be accepted.

Only team members that correctly registered and submitted their eligibility documents separately shall be considered within the team final composition.

Documents for communication

Each project must be summarized up as follows:

- o 1 text of 800 signs (spaces included) developing the project ideas;
- o 3 separate JPG images that symbolize the project, max. 1Mb per image.

Communication video

Winners and Runners-up of the E17 session will make a communication video presenting their proposal and will be sent, after the announcement of the results on **Monday**, **December 4**th, **2023**, to the European Secretariat before **January 7**th, **2024**.

- length: 3 minutes (maximum);
- Format: MP4 video with the video CODEC H.264;
- Language for the voice and/or texts: English; For better understanding, it is recommended to add English subtitles
- Content: the videos will have to put in movement as a priority:
 - . the main ideas of the project linked to the theme of the session;
 - . the possible process to develop the project in time.

13.4- Control of the submissions by the teams

Each team can check the upload of their projects on their online personal area on the European website. They can also –if needed– modify these documents until the deadline for submissions. A **period of 5 days** is left open **after the deadline for submissions** (see Calendar) for the European secretariat to control the upload of each submission sent before the deadline of submission, as well as to correct the potential problems that might have appeared during the upload of the documents with supporting evidence. No disagreement will be considered without a screenshot of the page to check the reception of the project; date and time should appear clearly on this screenshot.

13.5.- When the deadline for submissions is over, all the material received shall be printed and prepared for examination by the jury by persons who are not related to such material.

The procurement file open for this purpose shall explicitly include certification of the proposals submitted including their motto and order reception number. This file shall be forwarded to the Jury, that will act in accordance to sections 187 *et seq.* LCSP.



14. ANONYMITY OF PROPOSALS

14.1.- Only anonymous submissions will be considered by experts and jury members. The site name and the project title must be displayed on every document: panels, illustrated text and communication documents.

A specific code will be automatically attributed to each project upon upload. The teams will not know this code, through which the jury members take note of the project.

Once the competition is decided, anonymity is lifted by the jury and the teams' identities of the winning projects, runners-up and special mentions are revealed. Then the code and the team shall be automatically linked on the European website projects database.

- **14.2.-** Submission of proposals implies a commitment by entrants, either by the team representative or by any of the team members, to keep those proposals undisclosed before the decision of the jury in order to ensure anonymity and maintain the impartiality of the competition. Failure to breach this commitment shall result in immediate disqualification of the proposal.
- **14.3.-** Participants will not be allowed to maintain communications concerning the competition with the jury members. Infringement of this clause shall result in the exclusion of the proposal.
- **14.4.-** The material submitted must be prepared for jury examination, paying close attention to ensure the anonymity of the proposals, in accordance with rule 13.5.

15.- EUROPAN/SPAIN JURY

The Jury shall be set up pursuant to section 187 LCSP. It shall be responsible for evaluating and classifying the proposals submitted in order to determine which is the best suitable for the competition purposes in accordance with the evaluation criteria of rule 10 of these Rules and the prizes established.

Jury members will act in accordance with these Rules and, suppletorily, to that set out for the collegial bodies in the Public Sector Legal Regime Act 40/2015, of 1 October (*Ley 40/2015, de 1 de octubre, de Régimen Jurídico del Sector Público*).

15.1.- Composition of the Jury

Jury members are appointed by the EUROPAN/Spain National Committee at the proposal of its Executive Committee. The composition of the jury is approved by the European EUROPAN Association. The jury will be made up of nine members, three of which will be foreign nationals. Among the 9 members:

- 3 of them will be representatives of the development, either public or private, with no relationship with the cities in which the sites are located;
- 5 of them will be architects, urban-planners or landscapers. At least 2 of them must be architects;

1 public figure.

Its composition will be published on the competition web page at the time of the launching of the competition.

The jury considers all the projects that comply with the competition rules and its decision is final. In the event of non-compliance with the rules, the jury has discretion whether or not to disqualify the entrant.

Jury members may consult those responsible for the sites and for the different public administrations, but on no account may they have voting rights for the final selection of winners, runners-up and special mentions.

15.2.- Functions of the Jury

The functions of the Jury shall be the following:

- Examination of the documents and final admission of the proposals received.
- Examination of the proposals submitted and their evaluation.
- Monitoring and compliance with the conditions of rigorous anonymity the documents must be examined.
- Preparation of the reasoned proposal for exclusion of those projects that have not been admitted. Such proposal shall be recorded in the minutes of the jury. Causes for exclusion may be the following:
 - Submission of proposals that do not comply with these Rules
 - Incomplete documentation for an adequate evaluation of the proposal.
 - Submission of published or communicated works, or the communication of the submitted proposals before the announcement of the results.
 - Existence of inaccuracies and evident contradictions in the proposal.
 - Any attempt, duly proved, to put pressure on the jury members.
 - Breach of anonymity by disclosure of names whatever means are employed or by communication or publication of the proposal before the decision of the jury under the terms established in paragraph 14.2 of these Rules.
- Preparation of the reasoned proposal of the final decision concerning the winning projects. This reasoned proposal shall be recorded in the minutes of the jury.

15.3.- Jury procedures. Working methods

The decisions of the jury are final in compliance with EUROPAN rules. Before beginning to work the jury receives recommendations from the European EUROPAN Association.

The jury meets in 2 separate sessions, according to the E17 Internal Procedures:

First round

At the beginning of this session, the jury members agree on their working method. Sites representatives can be integrated to this jury level and, in some countries, may participate to the selection of the shortlisted projects. The jury then studies the projects that do not comply



with these rules and decides whether to disqualify them or not.

Later on, it assesses the projects on their conceptual content and the degree of innovation according to the EUROPAN 17 topic and shortlists around 25% maximum of the submitted projects or at least 3.

Second round

During the second round the jury examines —on its own and independently— the shortlisted projects and points out the winners, runners-up and special mentions in accordance with the evaluation criteria set out in rule 10 of these Rules.

The jury finally draws up the minutes of its deliberations and makes it public. The reasons for the choice made in relation to the requirements of the competition and the concerned sites are recorded in the minutes.

The budget includes the equivalent of a Winner's and a Runner-Up's prize per site. Still, each entry is judged on its sole merits and the winning teams are not chosen on the basis of an equal distribution between sites. The jury can therefore distribute prizes among entries up to its will or decide not to award all the prizes. In this case, the reasons shall be made public.

The jury may single out projects for Special Mention. These projects are recognized by the jury as presenting innovative ideas, yet not sufficiently suitable for the site. The authors of such projects do not receive any monetary award.

If disqualified after validation of participation a prize-winning project may be replaced by another project if the quality is satisfactory.

<u>16.- AWARDING OF PRIZES</u>

- ACCEPTANCE OF ATTACHMENTS I AND II BY REGISTRATION TO EUROPAN 17
- **16.1.-** All teams taking part in the EUROPAN 17 Spain Competition, by submitting their proposal, together with the ID document (Spanish ID Card, passport or *NIE* [Foreign Identification Number]) make an affidavit of compliance with the prerequisites established as well as a commitment to take out a Civil liability insurance for professional risks as set out in Attachments I and II of these Rules.

17. ACCEPTANCE OF ANNEXES I AND II BY MEANS OF THE APPLICATION FOR PARTICIPATION IN EUROPAN 17 AND DOCUMENTS TO BE FILLED OUT BY THE PRIZE-WINNERS (ANNEX III AND ANNEX IV: ESPD - EUROPEAN SINGLE PROCUREMENT DOCUMENT).

- **17.1.-** The contracting body shall award each competition lot in accordance with the jury proposal. Effective granting of prizes shall be conditional upon inclusion of the required documents, which are to be accurate and clearly comply with the requirements of these Rules.
- 17.2.- In the event that rectifiable defects or omissions in the administrative documentation submitted by any of the prize-winning teams are noted by the contracting body, this latter shall



inform those concerned in order to correct such defects within ten (10) working days.

- **17.3.-** In the event that none of the prize-winners complies with the requirements demanded or the defects are not rectified, then the contracting body shall leave the jury's decision null and void and the competition shall be declared void.
- **17.4.-** Without prejudice to paragraph 17.2 of these Rules, the contracting body shall require the prize-winners, within ten (10) working days from the day following receipt of the request, to submit the documents supporting compliance with the tax obligations and with the Social Security as set out in rule 17.7 of these Rules.
- **17.5.**-. Notice of the awarding must be given to participants and published, at the same time, on the Contracting Profile of the Ministry of Transports, Mobility and Urban Agenda.
- **17.6.-** Attachment III ("Express declaration of consent for communication of works and acceptance of the Regulation (EU) 2016/679 of the European Parliament and of the Council, of 27 April 2016, on the protection of natural persons") shall be duly filled out by the prize winners once the decision of the jury has been made.
- **17.7.-** Once the prizes have been decided, each prize-winning team or those granted a Special Mention in any of the sites of the competition shall fill out Attachment IV ("European Single Procurement Document-ESPD Form") to take part in the subsequent Negotiated Procedures and provide reliable proof in accordance with the requirements under paragraphs 17.7.1, 17.7.2 17.8 and 17.9 of these Rules in the time limits indicated and as set out below.
 - **17.7.1.-** Proof of compliance with tax obligations shall be provided, pursuant to sections 13 and 15 RGLCAP, by submission of the following documents:
 - * Last receipt of the Tax on Economic Activities or the registration document in it, when it is recent and the payment obligation has not yet arisen. The registration must be attached in any case when the receipt provided does not include the activity epigraph. This documentation must refer to the heading corresponding to the object of the contract that enables them to practice in the territorial area in which they are develop that activity, and must be complemented with a responsible statement from the bidder that they have not been removed from the registration of the aforementioned tax.
 - * Administrative certificate issued by the competent State Administration body as for tax obligations to the State. This certificate must be submitted within ten (10) working days from the day following notice of request.

Those tenderers who are not obliged to submit all or some of the declarations or documents corresponding to the tax obligations as listed in section 13 RGLCAP shall be obliged to prove lack of obligation by an affidavit.

17.7.2.- Proof confirming compliance with the obligations to the Social Security in regard to signing a public contract, shall be provided by a certificate issued by the competent administrative authority within ten (10) working days from the day following notice of



justification of such request.

Any exemption to be taken into account shall be attested by an affidavit.

- **17.7.3.-** Accreditation of Attachment II ("Commitment to take out a professional risk liability insurance policy") shall me made exclusively by the successful tenderer in the subsequent Negotiated Procedure. In the case of ex-aequo prizes, this Annex must also be completed by the teams.
- **17.8.-** Certificates referred to in paragraphs 17.7.1 and 17.7.2 shall be issued in accordance with section 15 RGLCAP and, where appropriate, they should be sent to the contracting body by electronic means as set out in the applicable regulation in force on the subject.
- **17.9.** Those foreigners who do not have a fiscal address in Spain shall submit a certificate issued by the competent authority of their home country, attesting compliance with the appropriate tax obligations. They shall also submit a certificate, issued by the competent authority, attesting compliance with the social obligations required in their home country. The documents listed in this paragraph shall refer to the last twelve months.

18. DISPUTES

- **18.1.-** Acts listed in section 44 LCSP shall be subject to a special appeal with regard to procurement as set out in such section. This appeal shall be raised before filing contentious-administrative appeal within the time limits and with the requirements laid down in section 48 *et seg.* LCSP.
- **18.2.-** Contentious-Administrative jurisdiction shall be competent to resolve any dispute that may arise during this competition. Where there is a dispute, the contracting body may request a report from the Council of the European EUROPAN Association.

19. INTELLECTUAL PROPERTY AND DATA PROTECTION

- **19.1.-** In accordance with the copyright regulation, those prize-winners that had given their consent by checking the pertinent box of Attachment III shall assign the Ministry of Transports, Mobility and Urban Agenda the exploitation, reproduction, exhibition and publication rights of those proposals submitted to the competition, both at national and international level and without time or means limits, including, where appropriate, those detailed and programmatic variants that may be necessary according to the needs and objectives of this Competition.
- **19.2.-** The intellectual property rights of the projects submitted -authorship, originality of the project and the full exercise of those rights assigned and pointed out in these Rules- shall be retained by their authors. None of those projects, not even the prize-winning projects, shall be used for other purposes than those specified in these Rules, nor as material to draft other projects by architects or engineers other than their authors.
- **19.3.-**. In relation to personal data protection, twenty-fifth additional provision of the LCSP and consistent provisions shall apply.



- **19.4.-** Tenderers shall identify the information to be considered as confidential in all the documents submitted, in accordance with rule 13 of these Rules and with that set out in section 133 LCSP.
- 19.5.- The Ministry of Transports, Mobility and Urban Agenda may make the communication it considers appropriate of all or part of the projects submitted to the Competition through exhibitions and publications, provided that their origin and authorship are cited and that their authors have given prior consent by ticking the pertinent checkbox of Attachment III ("Express declaration of consent for communication and acceptance of the Regulation (EU) 2016/679 of the European Parliament and of the Council, of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation)".

Leaving the box of Attachment III unchecked implies the desire for anonymity in the case of not receiving any prize.

The Ministry of Transports, Mobility and Urban Agenda may publish on paper or digital support and even on internet all the projects submitted under the same conditions as those established for the exhibition.

20. PAYMENT OF PRIZES

- **20.1.-** Payment of prizes of this competition shall be made for the amount set out in rule 6 of these Rules, submitting an invoice or equivalent document depending on the professional situation
- **20.2.-** Payment of prizes shall be made by the Administration within the time limit set out in EUROPAN 17 Internal Procedures.

21. FINAL PROVISION

For those matters not regulated or not covered by these Rules, the design competition shall be governed by the rules of open procedure in those aspects that are not incompatible and also by the regulatory provisions for service contracts, in accordance with section 187.10 LCSP.

Madrid.	2023
IVIACILICI	/11/.5

SECRETARY GENERAL FOR URBAN AGENDA AND HOUSING (President of EUROPAN/ESPAÑA)

Signed by: Iñagui Carnicero Alonso Colmenares



ATTACHMENT I.- MAIN DOCUMENTATION SUPPORTING COMPLIANCE WITH THE PREREQUISITES DEMANDED

The natural person participating in the competition through the submission of the proposal and his/her ID document (Spanish ID Card, passport or NIE [Foreigner Identification Number]), declares under his/her sole responsibility:

- 1. Compliance with the conditions legally established to participate in the EUROPAN 17 JURIED DESIGN COMPETITION/SPAIN that are required to be the successful tenderer of the procedure launched, in accordance with paragraph 4 of the General Provisions, committing himself/herself, in the case of being a prize-winner, to prove and provide the contracting authority with all the supporting documentation required by section 140 LCSP (through filling out of Attachment IV: "European Single Procurement Document Form").
- 2. That no member of the team he or she represents, nor the signatory nor any other legal person that may form part of the team, his/her administrators or legal representatives falls within the scope of any of the prohibitions and incompatibilities for contracting set out in section 71 of the Public Contracts Act 9/2017, of 8 November, (Ley 9/2017, de 8 de noviembre, de Contratos del Sector Público).
- 3. Compliance with his/her tax and Social Security obligations under the provisions in force, committing himself/herself to submit, in the case of being a prize-winner, the related supporting documents within the time limit of TEN WORKING DAYS from the day following notice of request.



ATTACHMENT II: "COMMITMENT TO TAKE OUT A PROFESSIONAL RISK LIABILITY INSURANCE POLICY"

The natural person participating in the competition, through the submission of the proposal and his/her ID document (Spanish ID Card, passport or NIE [Foreigner Identification Number]), **declares under his/her sole responsibility** his/her commitment to take out a professional risk liability insurance policy in the event of receiving the award of the subsequent negotiated procedure which may be held, in accordance with rule 4 of these Rules.



ATTACHMENT III.- "EXPRESS DECLARATION OF CONSENT FOR COMMUNICATION OF WORKS AND ACCEPTANCE OF THE REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL, OF 27 APRIL 2016 ON THE PROTECTION OF NATURAL PERSONS WITH REGARD TO THE PROCESSING OF PERSONAL DATA AND ON THE FREE MOVEMENT OF SUCH DATA, AND REPEALING DIRECTIVE 95/46/EC (GENERAL DATA PROTECTION REGULATION)".

ame of the Team: ame of the Team Representative: Document (Spanish ID Card, passport or NIE [Foreigner Identification Number] of the Representati Chosen site:	ve:
IS REQUIRED:	
Consent to the use of information for the EUROPAN 17 Competition and its related activities, as well as the exploitation and communication rights referred to in paragraphs 20(1) and 20(6) of these Rules. Pursuant to Regulation (EU) 2016/679 of the European Parliament and of the Council, of 27 April 2010 the protection of natural persons with regard to the processing of personal data and on the free movement such data, and repealing Directive 95/46/EC (General Data Protection Regulation), participants requested to consent their personal data to be included and processed in a confidential manner in competition file that is under the responsibility of the Ministry of Transports, Mobility and Urban Agent Checking this box implies express consent by the participants for the processing of their personal of Participants shall also exercise at any time their right of access, their right to rectification, to erasure an opposition guaranteed by law by writing a letter to the Secretariat of this Competition.	6 or nt of are the ida
lace, date and signature	



ATTACHMENT IV. "EUROPEAN SINGLE PROCUREMENT DOCUMENT FORM" (to be filled out only by prize-winning teams and those teams granted a special mention)

STANDARD FORM FOR THE EUROPEAN SINGLE PROCUREMENT DOCUMENT (ESPD)

Part 1: Information concerning the procurement procedure and the contracting authority or contracting entity

For procurement procedures in which a call for competition has been published in the Official Journal of the European Union, the information required under Part 1 will be automatically retrieved, provided that the electronic ESPD¹ service is used to generate and fill in the ESPD. Reference of the relevant notice², published in the Official Journal of the European Union: OJEU S number[], date [], page[],

Notice number in the OJ S: [][][][]/S [][][]-[][][][][][][]

If there is no call for competition in OJEU, the contracting authority or contracting entity must fill in the information allowing the procurement procedure to be unequivocally identified. In case the publication of a notice in the Official Journal of the European Union is not required, please give other information allowing the procurement procedure to be unequivocally identified (e.g reference of a publication at a national level): [.....]

INFORMATION ABOUT THE PROCUREMENT PROCEDURE

The information required under Part I will be automatically retrieved, provided that the abovementioned electronic ESPD-service is used to generate and fill in the ESPD. If not, this information must be filled in by the economic operator. Identity of the procurer³ Answer: Name: [] Which procurement is concerned? Answer: Title or short description of the procurement⁴ [] File reference number attributed by the [] contracting authority or contracting entity (if applicable)5:

All other information in all sections of the ESPD is to be filled in by the economic operator

¹ Commission Services will make the electronic ESPD-service available, free of charge, for contracting authorities, entities, economic operators, providers of electronic services and other interested parties.

² For contracting authorities: either a Prior Information Notice used as a means of calling for competition or a Contract Notice. For contracting entities: a Periodic Indicative Notice used as a means of calling for competition, a Contract or a Notice on the Existence of a Qualification System.

³ Information to be copied from Section I, Point 1.1, of the relevant notice, In case of joint procurement, please indicate the names of all involved procurers.

See points II1.1 and II.1.3 of the relevant notice ⁵ See point II.1.1 of the relevant notice



Part II: Information concerning the economic operator

A: INFORMATION ABOUT THE ECONOMIC OPERATOR

1

1	
Identification:	Answer:
Name:	
VAT-number, if applicable: If no VAT-number is applicable, please indicate another national identification number, if required and applicable	
Postal address:	[]
Contact person or persons ⁶ Telephone: E-mail: Internet address (web address) (<i>if applicable</i>):	[] [] []
General information:	Answer:
Is the economic operator a Micro, a Small or a Medium-Sized Enterprise ⁷ ?	[]Yes []No
Only in case the procurement is reserved8: is the economic operator a sheltered workshop, a 'social business'9 or will it provide for the performance of the contract in the context of sheltered employment programmes? If yes, what is the corresponding percentage of disabled or disadvantaged workers? If required, please specify which category or categories of disabled or disadvantaged workers the employees concerned belong to?	[]Yes [] No [] []
If applicable, is the economic operator registered on an official list of approved economic operators or does it have an equivalent certificate (e.g. under a national (pre)qualification system)?	[]Yes []No []Not applicable
If yes: <u>Please answer the remaining parts of this Section, Sections B and, where relevant, C of this Part, complete Part V, where applicable, and, in any case, fill in and sign Part VI.</u>	(a) []

Medium enterprises, enterprises which are neither micro nor small and which employ fewer than 250 persons and which have an annual turnover not exceeding EUR 50 million, and/or an annual balance sheet total not exceeding EUR 43 million.

 $^{^{\}rm 6}$ Please repeat the information concerning contact persons as many times as needed.

⁷ Cf. Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises, (OJ L 124, 20.5.2003, p. 36). This information is required for statistical purposes only. **Micro enterprises**: enterprise **which employs fewer than 10 persons** and whose annual turnover and/or annual balance sheet total **does not exceed EUR 2 million**.

Small enterprises: an enterprise which employs fewer than 50 persons and whose annual turnover and/or annual balance sheet total does not exceed EUR 10 million;

⁸ See contract notice point III.1.5

 $^{^{\}rm 9}$ l.e. its main aim is the social and professional integration of disabled or disadvantaged persons.





 (a) Please provide the name of the list or certificate and the relevant registration or certification number, if applicable: (b) If the certificate of registration or certification is available electronically, please state: (c) Please state the references on which the registration or certification is based, and, where applicable, the classification obtained in the official list¹⁰: (d) Does the registration or certification cover all of the required selection criteria? 	(b) (web address, issuing authority or body, precise reference of the documentation): [
In addition, please complete the missing information in Part IV, Sections A, B, C or D as the case may be ONLY if this is required in the relevant notice or	(e) []Yes[]No
procurement documents: (e) Will the economic operator be able to provide a certificate with regard to the payment of social security contributions and taxes or provide information enabling the contracting authority or contracting entity to obtaining it directly by accessing a national database in any Member State that is available free of charge? If the relevant documentation is available	(web address, issuing authority or body, precise reference of the documentation): [
electronically, please indicate:	
Form of participation:	Answer:
Is the economic operator participating in the procurement procedure together with others ¹¹ ?	[]Yes [] No
If yes, please ensure that the others concerned pro	vide a separate ESPD form.
If yes: (a) Please indicate the role of the economic operator in the group (leader, responsible for specific tasks): (b) Please identify the other economic operators participating in the procurement procedure together: (c) Where applicable, name of the participating group:	(a): [] (b): []
Lots Where applicable indication of the lot(s) for	Answer:
Where applicable, indication of the lot(s) for which the economic operator wishes to tender:	

 $^{^{\}mbox{\tiny 10}}$ The references and the classification, if any, are set out on the certification.

 $^{^{\}rm 11}\,{\rm Notably}\,$ as part of a group, consortium, joint venture or similar.

DIRECCIÓN GENERAL DE AGENDA URBANA Y ARQUITECTURA

SUBDIRECCIÓN GENERAL DE ARQUITECTURA Y EDIFICACIÓN

B: INFORMATION ABOUT REPRESENTATIVES OF THE ECONOMIC OPERATOR

Where applicable, please indicate the name(s) and address(es) of the person(s) empowered to represent the economic operator for the purposes of this procurement procedure:

Representation, if any:	Answer:
Full name;	[][.
accompanied by the date and place of birth, if]
required:	
Position/Acting in the capacity of:	[]
Postal address:	[]
Telephone:	[]
E-mail:	[
If needed, please provide detailed information	[]
on the representation (its forms, extent,	
purpose):	

C: INFORMATION ABOUT RELIANCE ON THE CAPACITIES OF OTHER ENTITIES

Reliance:	Answer:
Does the economic operator rely on the	[]Yes []No
capacities of other entities in order to meet the	
selection criteria set out under Part IV	
and the criteria and rules (if any) set out under	
Part V below?	

If yes, please provide a separate ESPD form setting out the information required under **Sections A and B of this Part and Part III** for **each** of the entities concerned, duly filled in and signed by the entities concerned

Please note that this should also include any technicians or technical bodies, not belonging directly to the economic operator's undertaking, especially those responsible for quality control, and, in the case of public works contracts, the technicians or technical bodies upon whom the economic operator can call in order to carry out the work.

Insofar as it is relevant for the specific capacity or capacities on which the economic operator relies, please include the information under Parts IV and V for each of the documents concerned 12.

D: INFORMATION CONCERNING SUBCONTRACTORS ON WHOSE CAPACITY THE ECONOMIC OPERATOR DOES NOT RELY

(Section to be filled-in only if this information is explicitly required by the contracting authority or contracting entity)

Subcontracting:

Does the economic operator intend to subcontract any share of the contract to third parties?

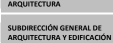
If yes and in so far as known, please list the proposed subcontractors:

[...]

_

¹² E.g. for technical bodies involved in quality control: Part IV, Section C, point 3:







If the contracting authority or contracting entity explicitly requests this information in addition to the information under this section, please provide the information required under Sections A and B of this Part and Part III for each of the (categories of) subcontractors concerned.

Part III: Exclusion grounds

Article 57, paragraph 1 of Directive 2014/24/EU sets the following reasons for exclusion:

A: GROUNDS RELATING TO CRIMINAL CONVICTIONS

 Participation in a criminal organization¹³ Corruption¹⁴: 	:		
3. Fraud¹⁵ :			
 Terrorist offences or offences linked to terrorist activities¹⁶: Money laundering or terrorist financing¹⁷ Child labour and other forms of trafficking in human beings¹⁸ 			
Grounds relating to criminal convictions under national provisions implementing the grounds set out in Article 57(1) of the Directive:	Answer:		
Has the economic operator itself or any person who is a member of its administrative, management or supervisory body or has powers of representation, decision or control therein been the subject of a conviction by final judgment for one of the reasons listed above, by a conviction rendered at the most five years ago or in which an exclusion period set out directly in the conviction continues to be applicable?	[]Yes []No If the relevant documentation is available electronically, please indicate: (web address, issuing authority or body, precise reference of the documentation): [
If yes, please indicate ²⁰ : (a) Date of conviction, specify which of points 1 to 6 is concerned and the reason(s) for the conviction, (b) Identify who has been convicted []; (c) Insofar as established directly in the conviction:	(a) Date: [], point(s): [], reason(s): [] (b) [] (c)Length of the period of exclusion.[] and the point(s) concerned [1 If the relevant documentation is available electronically, please indicate: (web address, issuing authority or body, precise reference of the documentation): [

 $^{^{13}}$ As defined in Article 2 of Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime (OJ L 300, 11.11.2008, p. 42).

¹⁴ As defined in Article 3 of the Convention on the fight against corruption involving officials of the European Communities or officials of Member States of the European Union, OJ C 195, 25.6.1997, p. 1, and in Article 2(1) of Council Framework Decision 2003/568/JHA of 22 July 2003 on combating corruption in the private sector (OJ L 192, 31.7.2003, p. 54). This exclusion ground also includes corruption as defined in the national law of the contracting authority (contracting entity) or the economic operator.

¹⁵ Within the meaning of Article 1 of the Convention on the protection of the European Communities' financial interests (OJ C 316, 27.11.1995, p. 48).

¹⁶ As defined in Articles 1 and 3 of Council Framework Decision of 13 June 2002 on combating terrorism (OJ L 164, 22.6.2002, p. 3). This exclusion ground also includes inciting or aiding or abetting or attempting to commit an offence, as referred to in Article 4 of that Framework Decision.

¹⁷ As defined in Article 1 of Directive 2005/60/EC of the European Parliament and of the Council of 26 October 2005 on the prevention of the use of the financial system for the purpose of money laundering and terrorist financing (OJ L 309, 25.11.2005, p. 15).

As defined in Article 2 of Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, and replacing Council Framework Decision 2002/629/JHA (OJ L 101, 15.4.2011, p. 1).

¹⁹ Please repeat as many times as needed.

²⁰ Please repeat as many times as needed.

²¹ Please repeat as many times as needed.



In case of convictions, has the economic	[]Yes[]No
operator taken measures to demonstrate its	
reliability despite the existence of a relevant	
ground for exclusion ²² ('Self-Cleaning')?	
If yes, please describe the measures taken ²³ :	[]

B: GROUNDS RELATING TO THE PAYMENT C	OF TAXES OR SOCIAL SI	ECURITY CONTRIBUTIONS	
Payment of taxes or social security	Answer:		
contributions:			
Has the economic operator met all its	[]Yes []No		
obligations relating to the payment of			
taxes or social security contributions,			
both in the country in which it is established			
and in Member State of the contracting			
authority or contracting entity if other than the			
country of establishment?			
	Taxes	Social contributions	
If not, please indicate:			
a) Country or Member State concerned;	(a) []	(a) []	
b) what is the amount concerned;	(b) []	(b) []	
c) How has this breach of obligations been			
established:	(c1) []Yes[]No	(c1) []Yes[]No	
1) through a judicial or administrative decision :			
-Is this decision final and binding?	— [] Yes []No	— []Yes [] No	
-Please indicate the date of conviction or	— []	— []	
decision.	– []	– []	
-In case of conviction, insofar as			
established directly therein, the length of			
the period of exclusion:			
2) by other means? Please specify:	(c2) []	(c2) []	
d) has the economic operator fulfilled its	(d) [] Yes [] No	(d) []Yes[]No	
obligations by paying or entering into a binding	If yes, please	If yes, please provide	
arrangement with a view to paying the taxes or	provide details:	details:	
social security contributions due, including,	[]	[]	
where applicable, any interest accrued or fines?	/wah addraga isi	authority or books muccic-	
If the relevant documentation concerning	(web address, issuing authority or body, precise		
payment of taxes or social contributions is	reference of the documentation) ²⁴ :		
available electronically, please indicate:	[]		

C: GROUNDS RELATING TO INSOLVENCY, CONFLICTS OF INTERESTS OR PROFESSIONAL MISCONDUCT 25

Please note that, for the purpose of this procurement, some of the following exclusion grounds may have been defined more precisely, in national law, in the relevant notice or the procurement documents. Thus, national law may for instance provide that the notion of 'grave professional misconduct' may cover several different forms of conduct.

²² In accordance with national provisions implementing Article 57(6) of Directive 2014/24/EU.

²³ Taking into account the character of the crimes committed (punctual, repeated, systematic ...), the explanation should show the adequacy of the measures to taken.

²⁴ Please repeat as many times as needed.

 $^{^{25}}$ See Article 57(4) of Directive 2014/24/EU

Information concerning possible insolvency, conflict of interest or professional misconduct	Answer:
Has the economic operator, to its	[]Yes[]No
knowledge, breached its obligations in the fields of environmental, social and labour law ²⁶ ?	If yes, has the economic operator taken measures to demonstrate its reliability despite the existence of this ground for exclusion ('Self-Cleaning')? []Yes [] No If it has, please describe the measures taken:[
Is the economic operator in any of the	[]Yes []No
following situations: (a) Bankrupt, or	
(b) The subject of insolvency or winding-	
up proceedings, or	
 (c) In an arrangement with creditors, or (d) In any analogous situation arising from a similar procedure under national laws and regulations ²⁷, or 	
(e) That its assets are being administered	
by a liquidator or by the court, or (f) That its business activities	
are suspended?	
If yes:	
Please provide details:	– []
 Please indicate the reasons for being able nevertheless to perform the contract, 	_ []
taking into account the applicable national	_ []
rules and measures on the continuation of	
business in those circumstances ²⁸ ?	(contradiction of the site of
If the relevant documentation is available electronically, please indicate:	(web address, issuing authority or body, precise reference of the documentation):
The state of the s	[]
Is the economic operator guilty of grave	[]Yes []No,
professional misconduct 29?	f 1
If yes, please provide details:	If yes, has the economic operator taken self-
	cleaning measures? []Yes []No
	If it has, please describe the measures taken:
	[]
Has the economic operator entered into	[]Yes []No
agreements with other economic operators aimed at distorting competition?	[]
annoa at distorting competition:	If yes, has the economic operator taken self-
If yes, please provide details:	cleaning measures? [] Yes []No

²⁶ As referred to for the purposes of this procurement in national law, in the relevant notice or the procurement documents or in Article 18(2) of Directive 2014/24/EU.

 $^{^{\}it 27}$ See national law, the relevant notice or the procurement documents.

²⁸ This information **needs not** be given if exclusion of economic operators in one of the cases listed under letter a to f has been made **mandatory** under the applicable national law **without any possibility of derogation** where the economic operator is nevertheless able to perform the contract.

²⁹ Where applicable, see definitions in national law, the relevant notice or the procurement documents.

	If it has, please describe the measures taken:
	[]
Is the economic operator aware of any	[]Yes []No
conflict of interest ³⁰ due to its participation in	
the procurement procedure?	
If yes, please provide details:	[]
Has the economic operator or an undertaking	[]Yes []No
related to it advised the contracting authority or	
contracting entity or otherwise been involved in	
the preparation of the procurement procedure?	
If yes, please provide details:	[] []Yes [] No
Has the economic operator experienced that a	[]Yes [] No
prior public contract, a prior contract with a	, ,
contracting entity or a prior concession contract	[]
was terminated early , or that damages or	
other comparable sanctions were imposed in	If yes, has the economic operator taken self-
connection with that prior contract?	cleaning measures?[]Yes [] No
If yes, please provide details:	If it has, please describe the measures taken:
	[]
Can the economic operator confirm that:	[]Yes [] No
(a) It has not been guilty of serious	
misrepresentation in supplying the	
information required for the verification of	
the absence of grounds for exclusion or	
the fulfilment of the selection criteria, (b) It has not withheld such information,	
(c) It has been able, without delay, to submit	
the supporting documents required by a	
contracting authority or contracting entity,	
and	
(d) It has not undertaken to unduly influence	
the decision making process of the	
contracting authority or contracting entity, to	
obtain confidential information that may	
confer upon it undue advantages in the	
procurement procedure or to negligently	
provide misleading information that may	
have a material influence on decisions	
concerning exclusion, selection or award?	

D: OTHER EXCLUSION GROUNDS THAT MAY BE FORESEEN IN THE NATIONAL LEGISLATION OF THE CONTRACTING AUTHORITY'S OR CONTRACTING ENTITY'S MEMBER STATE

Purely national exclusion grounds	Answer:
Do the purely national grounds of	[]Yes[]No
exclusion, which are specified in the relevant	
notice or in the procurement documents,	
apply?	(web address, issuing authority or body,
If the documentation required in the relevant	precise reference of the documentation):
notice or in the procurement documents is	[]]
available electronically, please indicate:	

 $^{^{\}rm 30}$ As indicated in national law, the relevant notice or the procurement documents.

 $^{^{\}rm 31}\,\mbox{Please}$ repeat as many times as needed.



DIRECCIÓN GENERAL DE AGENDA URBANA Y ARQUITECTURA

SUBDIRECCIÓN GENERAL DE ARQUITECTURA Y EDIFICACIÓN

In case any of the purely national	[]Yes [] No
exclusion grounds apply, has the economic	
operator taken self-cleaning measures?	[]
If it has, please describe the measures taken:	

Part IV: Selection criteria

Concerning the selection criteria (Section a or Sections A to D of this part), the economic operator declares that:

α: GLOBAL INDICATION FOR ALL SELECTION CRITERIA

The economic operator should <u>only</u> fill in this field in case the contracting authority or contracting entity has indicated in the relevant notice or in the procurement documents referred to in the notice that the economic operator can limit itself to filling in Section a of Part IV without having to fill in any other Section of Part IV:

Meeting all required selection criteria	Answer
It satisfies the required selection criteria:	[]Yes []No

A: SUITABILITY

The economic operator should <u>only</u> provide information where the selection criteria concerned have been required by the contracting authority or contracting entity in the relevant notice or in the procurement documents referred to in the notice.

Suitability	Answer
(1) It is enrolled in the relevant	[]
professional or trade registers kept in	
the Member State of its establishment 32:	(web address, issuing authority or body,
If the relevant documentation is	precise reference of the documentation):
available electronically, please	[][
indicate:	
(2) For service contracts:	
Is a particular authorisation or	[]Yes []No
membership of a particular organisation	If yes, please specify which and indicate
needed in order to be able to perform the	whether the economic operator has it: []
service in question in the country of	[]Yes [] No
establishment of the economic operator?	(web address, issuing authority or body,
If the relevant documentation is available	precise reference of the documentation):
electronically, please indicate:	[

B: ECONOMIC AND FINANCIAL STANDING

The economic operator should <u>only</u> provide information where the selection criteria concerned have been required by the contracting authority or contracting entity in the relevant notice or in the procurement documents referred to in the notice.

Economic and financial standing	Answer:
(1a) Its ('general') yearly turnover for the	year:[]turnover:[][]currency
number of financial years required in	year:[]turnover:[][]currency
the relevant notice or the procurement	year:[]turnover:[][]currency
documents is as follows:	
And/or,	
(1b) Its average yearly turnover for	(number of years, average turnover):
the number of years required in	[],[][]currency
the relevant notice or the	
procurement documents is as	(web address, issuing authority or body,
follows ³³ () :	precise reference of the documentation):

³² As described in Annex XI of Directive 2014/24/EU; economic operators from certain Member States may have to comply with other requirements set out in that Annex

³³ Only if permitted in the relevant notice or the procurement documents.



If the relevant documentation is	[][]
available electronically, please	
indicate:	
(2a) Its yearly ('specific') turnover in the	year:[]turnover:[][]currency
business area covered by the	year:[]turnover:[][]currency
contract and specified in the relevant	year:[]turnover:[][]currency
	year.[]turriover.[][]currency
notice or the procurement documents	
for the number of financial years	
required is as follows:	
And/or,	(number of years, average turnover):
(2b) Its average yearly turnover in the	[],[][]currency
area and for the number of years	
required in the relevant notice or the	(web address, issuing authority or body,
procurement documents is as	precise reference of the documentation):
follows ³⁴ :	[]
If the relevant documentation is available	[[
electronically, please indicate:	
(3) In case the information concerning	[]
turnover (general or specific) is not	
available for the entire period required,	
please state the date on which the	
economic operator was set up or started	
trading:	
(4) Concerning the financial ratios ³⁵ specified	(identification of the required ratio- ratio
1 (4) Contochining the initiality at 100 appendix	
in the relevant notice or the procurement	between x and y36 -and the value):
in the relevant notice or the procurement documents, the economic operator	
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the	between x and y36 -and the value):
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows:	between x and y36 -and the value): [][]
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows:	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate:	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity	between x and y36 -and the value): [][
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following:	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically,	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate:	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that may have been specified in the relevant	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that may have been specified in the relevant notice or the procurement documents,	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that may have been specified in the relevant notice or the procurement documents, the economic operator declares that:	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that may have been specified in the relevant notice or the procurement documents, the economic operator declares that: If the relevant documentation that may have	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that may have been specified in the relevant notice or the procurement documents, the economic operator declares that: If the relevant documentation that may have been specified in the relevant notice or the	between x and y36 -and the value): [
in the relevant notice or the procurement documents, the economic operator declares that the actual value(s) for the required ratio(s) is/are as follows: If the relevant documentation is available electronically, please indicate: (5) The insured amount in its professional risk indemnity insurance is the following: If this information is available electronically, please indicate: (6) Concerning the other economic or financial requirements, if any, that may have been specified in the relevant notice or the procurement documents, the economic operator declares that: If the relevant documentation that may have	between x and y36 -and the value): [

 $^{^{34}}$ Only if permitted in the relevant notice or the procurement documents. 35 E. g. the ratio between assets and liabilities. 36 E. g. the ratio between assets and liabilities.

 $^{^{\}rm 37}\,\text{Please}$ repeat as many times as needed.



C: TECHNICAL AND PROFESSIONAL ABILITY

The economic operator should only provide information where the selection criteria concerned have been required by the contracting authority or contracting entity in the relevant notice or in the procurement documents referred to in the notice.

Technical and professional ability	Answer:
(1a) For <i>public works contracts</i> only:	Number of years (this period is specified in
During the reference period 38 , the	the relevant notice or the procurement
economic operator has performed the	documents):[] Works:[]
following works of the specified type:	
If the relevant documentation concerning	(web address, issuing authority or body,
satisfactory execution and outcome for the	precise reference of the documentation):
most important works is available	[][]
electronically, please indicate:	
(1b) For public supply and public service	Number of years (this period is specified in
contracts only:	the relevant notice or the procurement
During the reference period39 , the economic	documents):
operator has delivered the following principal	[]
deliveries of the type specified or provided the	
following main services of the type specified:	Description amounts dates recipients
When drawing up the list, please indicate the	
amounts, dates and recipients, whether public or	
private40:	
(2) It can call upon the following technicians	[]
or technical bodies ⁴¹ , especially those	
responsible for quality control:	
In the case of public works contracts, the	[]
economic operator will be able to call on	
the following technicians or technical	
bodies to carry out the work:	
(3) It uses the following technical facilities	[]
and measures for ensuring quality and its study and research facilities are as	
follows:	
(4) It will be able to apply the following	[]
supply chain management and tracking	[
systems when performing the contract:	
(5) For complex products or services to be	
supplied or, exceptionally, for products or	
services which are required for a special	
purpose:	
The economic operator will allow checks 42 to	[]Yes []No
be conducted on the production capacities	
or the technical capacity of the economic	
operator and, where necessary, on the means	

 $^{^{38}}$ Contracting authorities may **require** up to five years and **allow** experience dating from **more** than five years.

³⁹ Contracting authorities may **require** up to three years and **allow** experience dating from **more** than three years.

⁴⁰ In other words, <u>all</u> recipients should be listed and the list should include both public clients and private clients for the supplies or services concerned.

⁴¹ For technicians or technical bodies not belonging directly to the economic operator's undertaking but on whose capacities the economic operator relies as set out under Part II, Section C, separate ESPD forms must be filled in.

⁴² The check is to be performed by the contracting authority or, in case the latter consents to this, on its behalf by a competent official body of the country in which the supplier or service provider is established;



of study and research which are available to	
it and on the quality control measures?	
(6) The following educational and professional	
qualifications are held by:	
(a) The service provider or the contractor	
itself,	(a) [
and/or (depending on the requirements set out	
in the relevant notice or the procurement	
documents)	
(b) Its managerial staff:	(b) []
(8) The economic operator's average	Year, average annual manpower:
annual manpower and the number of	[],
managerial staff for the last three years	[],[],
were as follows:	[],],
were as rollows.	Year, number of managerial staff:
	[],[],
	[],[],
	[]
(9) The following tools, plant or technical	[]
equipment will be available to it for	
performing the contract:	
(10) The economic operator intends possibly	[]
to subcontract ⁴³ the following proportion	
(i.e. percentage) of the contract:	
(11) For public supply contracts:	
The economic operator will supply the	
required samples, descriptions or	[]Yes []No
photographs of the products to be supplied,	[] 100 [] 110
which do not need to be accompanied by	[]Yes []No
·	[] 163 []140
certifications of authenticity;	
Where applicable, the economic operator	
furthermore declares that it will provide	
the required certificates of authenticity.	(web address, issuing authority or body,
If the relevant documentation is available	precise reference of the documentation):
electronically, please indicate:	[]
(12) For public supply contracts:	
Can the economic operator provide the required	
certificates drawn up by official quality	[]Yes []No
control institutes or agencies of recognised	
competence attesting the conformity of products	
clearly identified by references to the technical	
specifications or standards, which are set out in	
the relevant notice or the procurement	
documents?	l r 1
	[]
If not, please explain why and state which	
other means of proof can be provided:	
	(web address, issuing authority or body,
If the relevant documentation is available	precise reference of the documentation):
electronically, please indicate:	[][]

⁴³ Please note that if the economic operator <u>has decided</u> to subcontract a part of the contract <u>and</u> relies on the subcontractor's capacities to perform that part, then please fill in a separate ESPD for such subcontractors, see Part II, Section C above.



D: QUALITY ASSURANCE SCHEMES AND ENVIRONMENTAL MANAGEMENT STANDARDS

The economic operator should <u>only</u> provide information where quality assurance schemes and/or environmental management standards have been required by the contracting authority or contracting entity in the relevant notice or in the procurement documents referred to in the notice.

nouce.	
Quality Assurance Schemes and	Answer:
Environmental Management Standards	
Will the economic operator be able to produce	[]Yes []No
certificates drawn up by independent bodies	
attesting that the economic operator complies	
with the required quality assurance	
standards, including accessibility for	[]
disabled persons?	
If not, please explain why and specify which	
other means of proof concerning the quality	(web address, issuing authority or body,
assurance scheme can be provided:	precise reference of the documentation):
If the relevant documentation is available	[]
electronically, please indicate:	
Will the economic operator be able to produce	[]Yes [] No
certificates drawn up by independent bodies	
attesting that the economic operator complies	
with the required environmental	
management systems or standards?	[]
If not, please explain why and specify which	
other means of proof concerning the	
environmental management systems or	
standards can be provided:	(web address, issuing authority or body,
If the relevant documentation is available	precise reference of the documentation):
electronically, please indicate:	[]



Part V: Reduction of the number of qualified candidates

The economic operator should <u>only</u> provide information where the contracting authority or contracting entity has specified the objective and non-discriminatory criteria or rules to be applied in order to limit the number of candidates that will be invited to tender or to conduct dialogue. This information, which can be accompanied by requirements concerning the (types of) certificates or forms or documentary evidence, <u>if any</u>, to be produced, is set out in the relevant notice or in the procurement documents referred to in the notice.

For restricted procedures, competitive procedures with negotiation, competitive dialogue procedures and innovation partnerships only:

The economic operator declares that:

The economic operator deciares that.	Τ _
Reduction of numbers	Answer:
It meets the objective and non-discriminatory	[]
criteria or rules to be applied in order to limit the	
number of candidates in the following way:	
In case certain certificates or other forms of	[] [] Yes [] No ⁴⁵
	[][] 165 [] 110
documentary evidence are required, please	
indicate for each whether the economic operator	
has the required documents:	
if some of these certificates of forms of	(web address, issuing authority or body, precise
documentary evidence are available	reference of the documentation):
electronically ⁴⁴ , please indicate for which:	$\begin{bmatrix} [\ldots,][\ldots,][\ldots,]^{46} \end{bmatrix}$

Part VI: Concluding statements

The undersigned formally declare that the information stated under Parts II-V above is accurate and correct and that it has been set out in full awareness of the consequences of serious misrepresentation. The undersigned formally declare to be able, upon request and without delay, to provide the certificates and other forms of documentary evidence referred to, except where:

a) the contracting authority or contracting entity has the possibility of obtaining the supporting documentation concerned directly by accessing a national database in any Member State that is available free of charge⁴⁷ or

b) as of 18 October 2018 at the latest⁴⁸ the contracting authority or contracting entity already possesses the documentation concerned.

The undersigned formally consent to [identify the contracting authority or contracting entity ass et out in part I, Section A] gaining access to documents supporting the information which has been provided in [identify the Part/Section /Point(s) concerned] of this European Single Procurement Document for the purposes of [identify the procurement procedure: (summary description, reference of publication in the Official Journal of the European Union, reference number)].

Date, place and, where required or necessary, signature (s): [.....]

⁴⁶ Please repeat as many times as needed.

⁴⁴ Please indicate clearly, which item the answer relates to.

⁴⁵ Please repeat as many times as needed.

⁴⁷ On condition that the economic operator has provided the necessary information (web address, issuing authority or body, precise reference of the documentation) allowing the contracting authority or contracting entity to do so. Where required, this must be accompanied by the relevant consent to such access.

⁴⁸ Depending on the national implementation of the second subparagraph of Article 59 (5) of Directive 2014/24/EU.