

Milano



Comune
di Milano

**International Design Competition
Piazza Castello - Foro Buonaparte**

COMPETITION NOTICE



Milano



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di Milano

**International Design Competition
Piazza Castello - Foro Buonaparte**

Organizing Body

Mayor Giuliano Pisapia

City Department of Urban Planning, Private Building and Agriculture

City Councilor Alessandro Balducci

City Department of Public Works and Urban Furnishings

City Councilor Maria Carmela Rozza

City Department of Traffic, Environment, Subways, Public Water, Energy

City Councilor Pierfrancesco Maran

City Department of Health, Quality of Life, Sports and Leisure, Human Resources, Animal Protection, Parks, General Services

City Councilor Chiara Bisconti

City Department of Trade, Industry, Tourism, Local Marketing, Civic Services

City Councilor Franco D'Alfonso

with

Central Division Development of the Territory

Arch. Giuseppina Sordi

Draft Competition Notice

Arch. Simona Collarini

Arch. Paola Velluto

Territory Area - Central Division Development of the Territory - General Urban Planning Sector

with the collaboration of

Order of Architects, Planners and Landscapers of the Province of Milan

Draft of Preliminary Design Document

Arch. Giuseppe Marinoni

with Work Group**- Work Group coordinators**

Arch. Simona Collarini

Arch. Paola Velluto

Territory Area - Central Division for Development of the Territory - General Urban Planning Sector

Dr. Ilaria Giuliani

Offices of the staff of the City Department of Urban Planning and Private Building

- Work Group

Arch. Loredana Brambilla

Territory Area – Central Technical Division – Technical, Infrastructures and Urban Furnishings Sector

Engineer Stefano Riazola

Engineer Federico Confalonieri

Territory Area – Central Division Traffic, Transportation, Environment and Energy – Traffic Planning Sector

Arch. Alessandra Rossi

Arch. Natalia Valentini

Citizen Services Area – Central Division for Sports, Health and Quality of Life – Parks and Agriculture Sector

and the technical contribution of

Riccardo Gusti, Agricultural Engineer and Dr. Salvatore Sindoni

Dr. Roberto Munarin

Dr. Francesco Amato

Innovation and Economic and Social Development Area - Central Division for Industry and Local Marketing - Business Sector, Help Desk for Business and Industry

Arch. Paolo Savio

Ministry for Cultural Heritage and the Arts - Superintendence for Architecture and Landscape, Milan

Engineer Anna Paola De Lotto

Territory Area – Central Division of Development of the Territory – General Urban Planning Sector

and the technical contribution of

Giorgio Solimene, Surveyor

Administrative Assistant

Mr. Angelo Daniele Isella

Territory Area - Central Division of Development of the Territory - General Urban Planning Sector

Translations

Suzanne Branciforte

Graphic Design

Central Special Office for Communication

Printed by

Fabbrica dei Segni Cooperativa Sociale

Administrative Office

Arch. Paola Velluto

with

Engineer Andrea Rizzuti

Competition Information

www.comune.milano.it

www.castellobuonaparte.concorrimi.it

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DEFINITION OF THE COMPETITION

1. Subject of the competition

The City of Milan (hereafter called the "Organizing Body") announces an international competition to be held openly for the urban renewal and redesign of the functional aspects of Piazza Castello - Foro Buonaparte area located in Milan.

The guidelines for the design proposal, with a detailed description of contents and objectives to be pursued, may be found in the Preliminary Design Document (hereafter P.D.D. for brevity's sake) attached to and forming an integral part of the present Competition Notice.

The maximum cost for the project to be created is set at €12,000,000.00 VAT tax excluded.

The works are identified at point 6, "Construction costs", of the Preliminary Design Document.

2. Procedure

The competition is divided into two phases:

- phase one is anonymous and has the goal of selecting the 10 (ten) best design projects to be admitted to the subsequent phase;
- phase two, which shall also be anonymous, shall identify the best design project from among those selected in the first phase.

To guarantee anonymity and uniform conditions of participation, the procedures of the competition and the relationship between the Organizing Body and the entrant shall take place exclusively through the website: **www.castellobuonaparte.concorrimi.it**

Entrants shall have access to the above-mentioned site by registering, and thus may download the materials necessary for participation, ask questions, consult the 'news' page, and deliver the submission by uploading materials for their design projects both in the first and in the second phase.

The system shall assign each of the entrants a code that guarantees anonymity throughout the entire procedure.

3. Participation: entry requirements

The competition is open to Architects and Engineers registered in their respective professional orders or professional registers in their home countries, and who are certified to exercise their profession by the date of the publication of the present Competition Notice, and who possess the prerequisites as provided for by art. 83 of Law 50/2016 and who do not fall afoul of the reasons for exclusion as described at art. 80 of Law 50/2016.

Specifically, all subjects as provided for at art. 24 letter d) and art. 46 of Law 50/2016, shall be admitted to participate in the competition. Architects and Engineers in possession of only a 3-year university degree shall not be admitted to participate in the competition, taking into account what is provided for by articles 15 and following (for the profession of Architect) as well as art. 45 and following (for the profession of Engineer) of D.P.R. 328/2001.

Entrants may participate individually or as part of a group.

In the case of a group, temporary groups must indicate a group leader who shall be solely responsible for the group and the contact person as regards the Organizing Body.

A temporary group constitutes a single entity as regards the competition, and the ownership of the design proposal submitted shall be recognized as belonging to all the components of the group, with equal titles and rights.

Temporary groups, even if not formally constituted, must provide for the presence of at least one professional member with a university degree as a design architect who has had the license or certification to exercise the profession for less than 5 (five) years prior to the publication date of the current Competition Notice.

Entrants to the competition may avail themselves of consultants and collaborators, even if they are not registered in the Professional orders. For each and every consultant or collaborator, a declaration must be made as to his/her qualifications and the nature of the consultation or collaboration. Tasks and obligations of the consultants and/or collaborators are defined within the entrant group without this having importance for the relationship between the entrant and the Organizing Body.

Participation on the part of an entrant in more than one group in any capacity (as head of the group, member of the group, consultant or collaborator) shall cause the exclusion from the competition of both the single entrant and the group or the various groups in which the entrant is a member.

Between the first and the second phase there shall be no modification in the composition of the group.

4. Exclusion: reasons of incompatibility

The following may not take part in the competition:

1. those who participated in the drafting of the present Competition Notice and attached documents, their spouses and relatives up to and including the third degree of relationship, and anyone who has a present and ongoing work relationship or other known relationship with said persons. By known relationship what is meant is a situation of sharing, even of the same work environment, that may give rise to a reciprocal understanding of the respective professional activities from a technical-organizational point of view;
2. full-time employees of the Organizing Body and subjects who, at the date of publication of the present Competition Notice, have a working relationship of any nature with the Organizing Body when said working relationship has as its subject the theme of the current competition. Incompatibility extends to spouses and relatives up to and including the third degree of relationship.

5. Acceptance of terms

Participation in the competition implies the entrant's unconditional acceptance of all the terms and regulations contained in the present competition notice.

Lack of observance of terms established by the Notice constitutes automatic exclusion from the competition, except for what is provided for by art. 83 comma 9 of Law 50/2016 and with the application of sanctions in the smallest measure provided for by the same art. 83 of the Legislative Decree.

6. Competition documents

The Organizing Body furnishes the following documentation, which may be downloaded from the Internet site

www.castellobuonaparte.concorrimi.it:

1. Competition Notice

1. Bando di concorso (pdf)
1. Competition notice (pdf)

2. Preliminary Design Document

- 2.1 Documento Preliminare alla Progettazione (Preliminary Design Document) (pdf) (*21_Documento Preliminare alla Progettazione.pdf*)
- 2.2 Preliminary Design Document (pdf) (*22_Preliminary Design Document.pdf*)

3. Maps

- 3.1 Table with perimeter of competition area (pdf) (*31_Tavola con perimetrazione area.pdf*)
- 3.1 Table with perimeter of competition area (dwg) (*31_Tavola con perimetrazione area_Autocad2007.dwg*)
- 3.1 Table with perimeter of competition area (dwg) (*31_Tavola con perimetrazione area_Autocad2013.dwg*)

3.2 Photo plan (pdf) (*32_Fotopiano.pdf*)

4. Infrastructures Urban Furnishings

4.1.1 Table of pavement materials (dwg) (*411_ZONA1_cartografia_materica parte.dwg*)

4.1.2 Pavement Sheet: "Piazza Castello" (pdf) (*412_schede.zip*)

4.2.1 Underground utilities sewerage (pdf) (*421_sottorv_fognatura.pdf*)

4.2.2 Underground utilities aqueduct (pdf) (*422_sottorv_acquedotto.pdf*)

4.2.3 Networks and Systems A2A (pdf) (*423_reti e impianti A2A.zip*)

5. Traffic

5.1 Directive from the Ministry of Public Works: "Directives for the drafting, adoption and implementation of urban traffic systems (Art. 36 D.Lgs. 30.04.92, n. 285. – New Traffic Laws)", 24.06.1995 (pdf) (*51_DirettivaMinisteroRedazionePUT.pdf*)

5.2 City Council Deliberation n. 1373 of 12.7.2013 – "Creation of a zone with Privileged Pedestrian Traffic (...)" (pdf) (*52_DeliberaGC1373_2013_IstituzioneZTPP.pdf*)

5.3 "Making Piazza Castello Pedestrian, Evaluation of the effects on transportation and the environment. First Experimental Phase April 2014 – October 2015" performed by AMAT - Agenzia Mobilità Ambiente e Territorio (the Agency for Traffic, Environment and the Territory) (pdf) (*53_Pedonalizzazione Piazza Castello Amat.pdf*)

5.4.1 Table "Stop Piazza Castello" (pdf) (*541_sosta_castello_02_16.pdf*)

5.4.2 "Number of Existing Parking Places" (pdf) (*542_dati_castello.pdf*)

5.5 Bike-sharing Table (pdf) (*55_ciclabile_castello.pdf*)

5.6 PUMS – City Plan for Sustainable Traffic (pdf) (*56_PUMS.zip*)

5.7.1 Cairoli Shoulder_1 (pdf) (*571_Banchina Cairoli_1.pdf*)

5.7.2 Cairoli Shoulder_2 (pdf) (*572_Banchina Cairoli_2.pdf*)

6. Parks

6.1 Details of the codification of layers (xlsx) (*61_codice_verde.xlsx*)

6.2 Table of general union parks (dwg) (*62_unione verde.dwg*)

6.3 General list of trees with identification of those undergoing VTA assessment VTA (Visual Tree Assessment) (xlsx) (*63_Elenco alberi con VTA.xlsx*)

6.4 Elevations of individual locations with identification of trees (correspondence of Plant ID with list of file Trees with VTA (xlsx) (*64_Areale.zip*)

7. Business

7.1 Table "Licenses assigned for sales in a public area" with "Oh Bej Oh Bej Fair" (dwg) (*71_dwg_concessioni di tipo chiosco, edicola posteggi isolati e fieristiche insistenti in piazza castello.zip*)

7.1 Table "Licenses assigned for sales in a public area" con "Oh Bej Oh Bej Fair" (pdf) (*71_concessioni di tipo chiosco, edicola posteggi isolati e fieristiche insistenti in piazza castello.pdf*)

7.2 Table "Significance business volume (active businesses)" (pdf) (*72_Esercizi Commerciali.pdf*)

8. Supervision

8.1.1 Measures for restrictions, 27.12.1986 (pdf) (*811_*

provv._27.12.1986.pdf

8.1.2 Measures for restrictions - map (pdf) (*812_prov._27.12.1986_mappa.pdf*)

9. PGT – Plan for Governing the Territory

9. Urban Framework (pdf) (*9_InquadramentoUrbanistico_PGT.pdf*)

9.1.1 Norms for Implementation of Services Plan (pdf) (*911_PDS_Norme_20121005_giugno 2014.pdf*)

9.1.2 Table “S02 – The system of urban parks, infrastructures for traffic and ERS (Public Residential Building)” (pdf) (*912_S02_Sistema_verde-mobilita__PdS_2015_Nord Est 2D.pdf*)

9.1.3 Table “S_Attachment 4 – The structure of the public city” (pdf) (*913_SAll04_Citta_pubblica__PdS_2015_2_N-E.pdf*)

9.2.1 Norms for Implementation of the Rules Plan (pdf) (*921_PDR_Norme_20121008_giugno 2014.pdf*)

9.2.2 Table “R02 – Morphological Indications” (pdf) (*922_R02_Indicazioni_morfologiche__PdS_2015_2D.pdf*)

9.2.3 Table “R05 – Administrative Restrictions for defending the ground” (pdf) (*923_R05_Vincoli_amministrativi-suolo_2D.pdf*)

9.2.4 Table “R06 – Restrictions for Protection and Safeguarding” (pdf) (*924_R06_Vincoli_tutela-salvaguardia_2D.pdf*)

10. Photographs

10.1 Historical images (jpg) (*101_Immagini Storiche.zip*)

10.2 Current images (jpg) (*102_Immagini Attuali.zip*)

10.3 Current_Historical images (pdf) (*103_Immagini storiche_attuali.pdf*)

11. Calculation of honoraria

11 Calculation of honoraria in accordance with Ministerial Decree 143/2013 (pdf) (*11_Calcolo onorari.pdf*)

Layout Suggestion

Suggestion for layout (pdf) (*Suggerimento layout.pdf*)

7. Questions and requests for clarification – Site inspection

Those subjects interested in the competition and entrants may present requests for clarification to the Organizing Body exclusively through the procedures provided for on the Internet website both for the first and the second phase of the competition, by **September 5, 2016 at 1:00:00 p.m.** for the first phase and by **January 9, 2017 at 1:00:00 p.m.** for the second phase.

The latest dates for the publication of clarifications on the website, even in summary form, are **September 8, 2016 at 5:00 p.m.** for the first phase and **January 12, 2017 at 5:00 p.m.** for the second phase.

No site inspection is called for.

Requests for clarification must be formulated exclusively by filling out the specific electronic form, available up to the deadline indicated on the competition website.

8. First phase – Materials required

The design proposal submission required for participation in the first

phase of the competition must contain the following items:

- an illustrative technical report of a maximum of 5,000 characters, spaces included, in UNI A3 format in a PDF file, laid out horizontally, for a total of a maximum of 1 side (1 page) + 1 side as a cover (1 page) that illustrates the guiding criteria for the design choices as they relate to the objectives provided for by the Competition Notice and the characteristics of the intervention to be done; it may also use diagrams and images;
- five (5) diagrams and blueprints in UNI A3 format in a PDF file, laid out horizontally, that illustrate the idea of the design. In particular, the materials should contain:
 - a) the urban framework, blueprint diagrams for the concept, drawings and cross-sections as examples of the parts that they feel are significant for the expression of the idea. It is requested that no renderings be submitted in this phase;
 - b) 2 case studies of reference suitable for the topic of the competition of plans and/or projects considered significant to better clarify the concept.

The files of the materials should be printable and should not exceed the dimension of 5 MB.

Each item submitted should report the alphanumeric code assigned by the system to each entrant at the time of registration.

No further materials or submissions different from those indicated in the Competition Notice and provided for by the platform shall be accepted.

9. Participation in the competition – Method and terms for presentation of materials required for phase one

To participate in the competition, go to the website **www.castellobuonaparte.concorrimi.it** where each individual entrant or group leader may register using a certified email address, or in the case of entrants who reside in another country, an email address that is based on technology that satisfies equivalent formal requirements. In particular, it is necessary to complete the following documentation:

- 1) application**
- 2) declaration in lieu of Affidavit**
- 3) authorization from the public agency**
- 4) profile of the work group**
- 5) official I.D.**

The documents compiled must be printed, signed and uploaded together with the files containing the non-authenticated photocopy of a piece of I.D. for the entrant and the photocopy of the authorization to participate, in the case of an entrant who is a full time employee of local government as per art. 53 of Legislative Decree n. 165/2001.

No forms of participation that vary from what is described in the current Competition Notice and specified on the website shall be allowed. By registering on the site, access will be granted to all information and indications necessary for submitting the administrative documentation and materials.

Materials must be sent by concluding the online procedure no later than **September 13, 2016 by 1:00 p.m.**, under penalty of exclusion. The site shall not accept completion of the procedure beyond the deadline indicated.

Each item submitted shall display exclusively the alphanumeric code assigned by the system to each entrant at the time of registration in order to guarantee anonymity.

10. Phase two – Materials required

Entrants admitted to the second phase of the competition must present a project of economic and technical feasibility consisting of the following items:

1. Illustrative technical report of the project.

The report must describe the project and give the necessary indications for the progression and development of the design.

Specifically the report must deal with the following topics:

- illustrate the reasons for the solution proposed and motivate the architectural and technical choices of the project;
- provide a general description of the design solution from a functional point of view;
- describe how the project is characterized from the point of view of insertion in the context of reference and relationship to surrounding urban fabric;
- describe the criteria of the project aimed at environmental, energy and economic sustainability;
- access, use, ease and economic feasibility of maintenance and management of the project solutions;
- circumstances that may not emerge from the drawings;
- addresses for the drafting of the definitive project;
- first indications and measures aimed at protecting health and safety in the construction phase for the drafting of the safety plans;
- outline a report on the economic-financial aspects of the project.

The Report may contain images and graphic diagrams and should be contained in a file no larger than 19 sides of a page in UNI A3 format plus the cover, horizontal (for a maximum of 3500 characters per page spaces included), with reduction of the 6 tables in PDF files.

2. Diagrams and blueprints

- urban framework on a scale of 1:1000;
- general blueprints and profiles on a scale of 1:500;
- samples of parts held to be more significant, with drawings and sections on a scale of 1:200;
- sample cross-sections of parts held to be more significant aimed at representing the technical and material quality of the urban space and landscape on a scale 1:50;
- design guidelines for kiosks, outside spaces, public spaces and elements of furnishings on a scale 1:50;
- overall renderings inserted in the reference context.

Diagrams and blueprints must be contained in 6 tables in a UNI A0 format, laid out vertically in PDF files, as indicated in "Layout Suggestions" which may be downloaded at point 6 in the Competition Notice. The files of the diagrams and blueprints must be printable and should not exceed the size of 5 MB.

3. Summary estimate of costs

The summary estimate of costs must be submitted using a maximum of 4 sides of UNI A4 plus the cover in a PDF file.

The number and indications related to the tables requested must coincide with the goals of the Organizing Body in acquiring a complete project of economic and technical feasibility with no need for further supplements.

In developing the project of economic and technical feasibility, the entrants must take into consideration possible indications formulated by the Jury at the end of the first phase of the competition. No other or different application materials from those described in the Competition Notice and supported by the platform will be admitted or considered.

11. Method and terms for submission of materials required for phase two

There shall be no form of participation in a manner different from that described and specified on the website.

Materials must be sent by completing the online procedure no later than **January 17, 2017 at 1:00:00 p.m.** under penalty of exclusion.

12. Competition calendar

The main deadlines for the competition procedure are as follows:

- **September 5, 2016 at 1:00:00 p.m.**
Deadline for receipt of requests for clarification for the first phase;
- **September 8, 2016 at 5:00:00 p.m.**
Deadline for publication of responses to requests for clarification received by June 27, 2016 for the first phase;
- **September 13, 2016 at 1:00:00 p.m.**
Final deadline for receipt of proposed design projects for the first phase;
- **September 15, 2016 at 11:00:00 a.m.**
First public session of the Jury;
- **September 27, 2016 at 5:00:00 p.m.**
Publication of the alphanumeric codes assigned those project proposals admitted to the second phase of the competition;
- **January 9, 2017 at 1:00:00 p.m.**
Final deadline for receipt of requests for clarification for the second phase;
- **January 12, 2017 at 5:00:00 p.m.**
Final deadline for publication of the responses to requests for clarification made during the second phase;
- **January 17, 2017 at 1:00:00 p.m.**
Final deadline for receipt of preliminary projects related to the second phase.

JURY AND COMPETITION RESULTS

13. Jury

The following may not take part in the Jury:

1. entrants, their spouses or anyone living with them, or their relatives, kin or the like, up to and including the fourth degree of kinship;
2. employers or employees of the entrants, or those who have a work relationship with them, or another type of known relationship. By known relationship what is meant is a situation of sharing, even of the same work environment, that may give rise to a reciprocal understanding of the respective professional activities from a technical-organizational point of view.

The causes for abstention as provided for by art. 77, comma 6 of Law 50/2016 shall apply to the member of the Jury.

The Jury shall be the same for the first and second phases of the competition, and is made up of five (5) effective members of which three (3) are experts with professional qualifications equivalent to those required (architects or engineers, representatives of the Order of Architects and the Order of Engineers), and two (2) representatives of the City government.

In particular, the Jury should be made up thus:

- representatives from the City of Milan;
- representatives from the Order of Architects, Planners and Landscape Architects of the Province of Milan;
- representatives from the Order of Engineers of the Province of Milan.

Two (2) substitute members shall be nominated in case it should become necessary to replace one or more effective members.

The Jury shall have a Secretary without voting rights, who shall be chosen by the Organizing Body.

The members of the Jury are nominated after the deadline passes for the presentation of the design proposals. The nomination of the Jury and its members shall be reported on the websites cited herein.

The sessions of the Jury are valid only if all the members are present. The decisions of the Jury are made by majority vote and are binding for the Organizing Body.

The Jury's work is performed in one or more private sessions; during the sessions, minutes shall be taken and signed by all members. Minutes shall be safeguarded by the Head of Procedural Responsibility whose name is indicated at article 23 following. The minutes of the meetings shall contain the method followed and the procedure employed. The final minutes of the second phase shall contain the ranking with motivations for all entrants.

14. Public sessions

The work of the Jury in the first and second phase is preceded respectively by two public sessions during the course of which anonymity is guaranteed.

During the first public session, the Jury shall give account of the design projects presented:

- by reading the alphanumeric codes assigned by the online system to the various proposals.

During the course of the second session, the Jury shall give account of the projects of economic and technical feasibility presented:

- by reading the related alphanumeric codes.

The public session that will launch the work of the first phase for the Jury shall be held **September 15, 2016 at 11:00:00 a.m.** in the Sala Riunioni (Meeting Room) on the 2nd floor in Via Larga 12 (room n. 246).

The day, hour and place for the public session that will launch the work of the second phase for the Jury shall be published on the competition website.

15. Work of the Jury phase one

In the first private session, the Jury defines the method for its work. The choice of the design proposals that will be admitted to the second phase of the competition shall be made on the basis of the following evaluation criteria:

- quality of the concept in its general entirety with reference to how it fits into the overall system of the surrounding monumental spaces (30 points);
- quality of the concept in the specific design choices made regarding the re-interpretation in a contemporary way of the type of urban spaces inherited from history, in reference to the mixed usages anticipated by the PDD (55 points);
- economic and structural feasibility and ease of maintenance of the works (15 points).

The alphanumeric codes of the **10** entrants selected shall be published on the competition website.

16. Work of the Jury phase two

In the first private session, the Jury defines the method for its work. The Jury shall evaluate the proposals admitted to the second phase on the basis of the following evaluation criteria:

- quality of the project in its general entirety, with reference to how it fits into the overall system of the surrounding monumental spaces (20 points);
- quality of the project in the specific design choices made regarding the re-interpretation in a contemporary way of the type of urban

-
- spaces inherited from history, in reference to the mixed usages anticipated by the PDD and the solutions of the functional and technical complexities indicated in the PDD (35 points);
- quality of the project specifically in the use of materials, finishing touches, details of the urban spaces and landscape, both for the paved areas, the areas with trees and the park (30 points);
 - economic and structural feasibility and ease of maintenance of the works (15 points).

17. Announcement of the winner

The Organizing Body, at the third public session, shall announce the winner of the competition and read the ranking of the 10 participants, associating the alphanumeric codes to the corresponding names of the entrants, reserving the right to make the necessary verifications on the administrative documentation and excluding incompatibility.

The day and time of the public session shall be published on the competition website.

18. Awards and recognition of participation – Ownership of materials

The winner of the Competition shall receive a prize of € **25,000** (gross sum, VAT and any other taxes included). With said payment, as established by art.152, comma 5 of Law 50/2016, the ownership of the winning project of economic and technical feasibility shall be acquired by the Organizing Body.

The second place entrant shall receive a prize of € **8,000** (gross sum, VAT and any other taxes included).

The third place entrant shall receive a prize of € **6,000** (gross sum, VAT and any other taxes included). Each of the subsequent seven (7) entrants shall receive recognition of participation, a sum of € **3,000** (gross sum, VAT and any other taxes included).

Payment of prizes and recognition of participation as outlined above shall take place within 90 (ninety) days of the effective date of the administrative deliberation with which the work of the Jury is approved and ratified.

The intellectual property rights and copyrights for the projects presented are the property of the entrants, according to the provisions of law on the subject of royalties and intellectual property rights. As regards the projects, images and all material made available to the Organizing Body and required for participation in the competition, the entrants assume all responsibility associated with the violation of patent rights, royalties and intellectual property rights in general, for rights belonging to others.

Participation in the first phase of the competition is not recognized by any form of compensation.

19. Publication of competition results

Except for what is provided for by the laws in force on the subject, the competition results shall be published on the site of the Organizing Body within 10 (ten) days of the date of approval of the work of the Jury, and shall be communicated to the professional Orders of the local area involved.

20. Privacy

Personal data furnished together with the application for participation in the competition shall be treated by the Organizing Body with the sole aim of permitting identification of the finalists in the competition after analysis and evaluation of the projects. Data may be communicated to other subjects only for the aims that are strictly connected to the competition and may be publicized only in connection with the design proposals as described in the following paragraph.

In accordance with Law 196 of June 30, 2003, by registering for this competition, participants give explicit consent that their personal data be used for the purposes and objectives pertinent to performing the actions of the design competition, with respect for the provisions of law currently in force.

The agency in charge of treatment of personal data is the City of Milan.

21. Exhibit and publication of designs proposed

The Organizing Body shall present this initiative to national press and publicize the results of the competition through actions that it considers opportune.

22. Assigning development of additional design levels

The Organizing Body reserves the right to decide whether or not to start up the subsequent phases of design and planning related to the winning project of economic and technical feasibility. Should this be the case, the winner of the Competition shall be entrusted with the role of drafting the definitive, executive project, through a negotiated procedure without competition, as well as be entrusted with the coordination of safety during the designing phase for a maximum compensation of € **1,085,000.00** (gross sum, VAT and any other taxes included), as per analytic description of the attachment "11 Calcolo onorari" of art. "6. Competition documents", provided that he/she possess the prerequisites as described at art. 24 comma 2 of Law 50/2016.

In the case of a temporary group, formal constitution of the same must be provided for prior to the awarding of the commission for the development of further levels of design and planning.

Should the winner of the competition not possess the requirements listed above, he/she must associate with professionals who are in possession of said requirements in the form of a temporary group and/or resort to the instrument of availing him/herself of said, provided for by art. 152 comma 5 of Law 50/2016, by presenting at the act

of participation in the Competition a commitment expressed in this sense.

23. Advertisement and announcement of the competition – procedural responsibility

In addition to the methods provided for by law, the Competition Notice shall be published on the Internet site of the Organizing Body and on the site **www.castellobuonaparte.concorrimi.it**

Head of Procedural Responsibility is: Arch. Simona Collarini.

24. Language

The official language is Italian. Use of English is allowed.

25. Final instructions

Access to the acts for the entire procedure is allowed subsequent to the approval of the Jury's work. For all that is not regulated by the guidelines of the Competition Notice, the laws and regulations in force on the subject shall apply. For all disputes, the Regional Administrative Courthouse (TAR) for the Region of Lombardy, Milan seat, is the competent forum of jurisdiction.

LEGISLATION OF REFERENCE

- Legislative Decree n. 50 of April 18, 2016 (Articles 24, 31 comma 8, 46, 77 comma 6, 80, 83, Article 105 comma 3 letter A, 152 comma 5)
- Decree of the President of the Republic 207/2010 for the articles still in force
- Ministerial Decree n. 143 of October 31, 2013
- Legislative Decree n. 196 of June 30, 2003
- Decree of the President of the Republic n. 328 of June 5, 2001 (Articles 15 and 45)

Article 3. With reference to the prevision being discussed, it should be specified that the expression single entity, in the case of the participation of a temporary group, does not imply that possible temporary groups shall be considered for the purposes of the competition as a new and autonomous legal subject with respect to the subjects that comprise it. Thus it should be understood that, for the purposes of the present competition, the singleness of the group takes over only for the objectives of ownership of the ideas and projects proposed and presented.

With respect to the right to appeal on the part of interested subjects, and external collaborators and consultants who will thus not become entrants, it should be remembered that:

- in accordance with art. 31, comma 8 of Law 50/2016 for the subject that proves to be entrusted with the responsibility of designing, it is forbidden to resort to sub-contracting, with the exception of activities related to geological, geo-technical and seismic inquiries, surveying, measuring, staking, preparation of specialized and detailed graphic materials, with the exclusion of geological reports as well as the graphic drafting of the design materials;
- in accordance with art. 105, comma 3, letter a) of Law n. 50/2016, those services entrusted to autonomous workers for specific activities are not to be considered sub-contracting. Thus attention is called to the norms mentioned above to avoid using forms of sub-contracting that are not permitted.

Article 8. It should be noted that the indications on how proposals must be formulated by the entrants derive from reasons of a technical nature linked to the functioning of the system and its stability in terms of operation during the procedure.

Article 9. What is meant by the expression "conclusion of the on-line procedure" is the final operative passage of the procedure for uploading the materials into the system.

Articles 13, 15 and 16. Work of the Jury.

The definition of the method shall not determine any modification with respect to the evaluation criteria established in the Notice, which shall remain unchanged, nor may the Jury make any additions to said criteria.

