

PARTICIPATION FORM (Apply a revenue stamp of € 16.00) The

Undersigned ..  
born ... on  
in quality of .....  
and as such representing the company .....  
with registered office in. .... Via ...  
CAP ..... Operating office in .....  
off ..... CAP ..... Fiscal code and / or  
I.V.A. ....  
telephone number ..... and fax number .....  
correspondence address correspondence .....  
e-mail address .....

And as the team leader of the following team composed

of: ..... REQUESTS To participate in the "Waterfront of Levante" tender procedure and to this end declares, aware of the responsibility they assume and of the penal sanctions established by D.P.R. 445/2000 art. 76 ATTESTING THAT A.1) towards themselves and, as far as their own direct knowledge, in relation to all the subjects referred to in paragraph 3 of the art. 80 of Legislative Decree no. 50/2016 (Code) belonging to the parent company, there are NO legal action of forfeiture, suspension or prohibition provided for by art. 67 of Legislative Decree no. 159/2011 or an attempted mafia infiltration pursuant to art. 84 paragraph 4 of the same Decree; A.2) (obligation to report only one of the two hypotheses or to cross the one of interest and fill in if necessary): ☐ towards themselves and, as far as their own direct knowledge, towards all the subjects referred to in paragraph 3 art. 80 of the Code, NO final ruling has been pronounced or criminal decree of irrevocable sentence or sentence of application of the sentence upon request pursuant to art. 444 of the criminal procedure code, also referred to any subcontractor in the cases referred to in art. 105 paragraph 6 of the code, for one of the offenses referred to in art. 80 paragraph 1 letters a), b), ba), c) d), e), f) and g) of the Code (or) ☐ despite being in one of the situations referred to in paragraph 1 as condemned for the following crime

(s): ..... \* and having the final sentence (s) imposed a custodial sentence not exceeding eighteen months, or recognized mitigation of collaboration as defined for the individual cases of crime, or referred to in paragraph 5 and precisely :

(specify the case) ..... has compensated, or has undertaken to compensate for any damage caused by the crime or the offense, and has taken concrete measures of a technical, organizational and personnel nature to prevent further crimes or offenses, as shown by the following means of

proof: ..... \*\* \*

(If yes, indicate: the date of the condemnation of the penalty decree or sentence of application of the sentence upon request, the relative duration and the offense committed between those referred to in Article 80, paragraph 1, letters a) to g) of the Code and the grounds for conviction; the identification data of the convicted persons; the duration of the accessory sentence, if established directly in the sentence of condemnation) \*\* (If yes, indicate: 1) if the sentence of final conviction has recognized the mitigation of collaboration as defined by the individual offenses; 2) if the final sentence of conviction provides for a custodial sentence not exceeding eighteen months; in the affirmative case for hypothesis 1) and / or 2), indicate whether the subjects referred to in art. 80 paragraph 3 have fully compensated the damage or have formally committed themselves to compensate the damage, if, for hypothesis 1) and 2), the O.E. has taken measures of a technical or organizational nature relating to personnel suitable for preventing further offenses or crimes; if yes, list the relevant documentation)

B) - the applicant is not in any of the following causes of exclusion (fill in the pertinent parts): o have committed serious violations, definitively ascertained, with respect to the obligations related to the payment of taxes and social security contributions, according to the Italian legislation or that of the State in which they are established; or is in a state of bankruptcy, compulsory liquidation, of an arrangement with creditors, except in the case of a business continuity agreement, or in relation to which a proceeding is in progress for the declaration of one of these situations, or a similar situation according to the law of the State in which they are established; or the participation of the economic operator determines a situation of conflict of interest in that it has, directly or indirectly, a financial, economic or other personal interest; or has been subject to the disqualification sanction referred to in article 9, paragraph 2, letter c) of the legislative decree 8 June 2001, n. 231 or another sanction that involves the prohibition of contracting with the public administration; or presents documentation or untruthful declarations in the tender procedure in progress; or a judgement which, at the time of submitting an offer, results in the inability of the legal representative of the company to contract with the public administration for issuing bank or postal checks without authorization or without funding, as shown by the Bank and postal checks and card of irregular payment - as per art. 10 bis of the Law 15/12/1990 n. 386 and s.m.i.; C) which has: - examined the project idea of Renzo Piano and all the documents attached to the tender specifications; - has taken note of the state of the places, of the access roads, as well as of all the general and particular circumstances that may influence the presentation of the expression of interest; D) to possess a Net Current Asset indicator, relating to the last financial statements approved at the date of submission of the application for participation, greater than or equal to 1 (this indicator must be held by each of the group / team members); E) to have performed in the last five calendar years prior to the presentation of the expression of interest, or to have in progress, development, transformation and / or management initiatives related to a SLP (Gross Floor Area) no less than 100,000 square meters (this indicator must be owned cumulatively by the members of the group / team); F) to have performed in the last ten calendar years prior to the date of presentation of the expression of interest, at least one initiative concerning the activities referred to in paragraph E referred to an SLP of not less than 15,000 square meters. (this indicator must be owned by at least one member of the group / team); FURTHER DECLARES 1) to know and accept, for themselves and for the members of the group / team, the constraints and the provisions of the tender regulations, in relation to the goods covered by the procedure, in order to allow the realization of the Renzo project idea Plan; 2) that the team is composed as follows: (indicate for each component the relevant personal data, legal forms, legal and / or secondary offices, and according to the nature of the subject registered with the Chamber of Commerce or to another registry and / or body.

THE REPRESENTATIVE OR THE PROCURATOR OF THE COMPANY Attaching pursuant to Article 47 of Presidential Decree 445/2000 and subsequent amendments to the identity document of the petitioner Information pursuant to Legislative Decree 30 June 2003 No. 196: the above data are prescribed by provisions in force for the purposes of the procedure for which they are requested and will be used exclusively for this purpose.