

**BIDDING DOCUMENT FOR THE IDEAS COMPETITION, WITH JURY INTERVENTION,
FOR THE DESIGN OF THE FORMULA 1º TAG HEUER GRAN PREMIO DE ESPAÑA 2026 TROPHY
EXP. - 25/229 PURCHASING AND CONTRACTING COMMISSION Madrid, January 2026**

A. OBJECT OF THE IDEAS COMPETITION

The object of this ideas competition is to select the best proposal, according to the criteria of a Jury appointed for this purpose, for the design of the F1 TAG HEUER SPANISH GP trophy from September 11 to 13, 2026, in its first edition.

CPV Code: 39298700

B. NATURE AND APPLICABLE LEGAL REGIME

The competition is structured as a competition with the intervention of a jury with prizes or payments to participants.

As the amount does not exceed the economic thresholds provided for by Law 9/2017, of November 8, on Public Sector Contracts, which transposes into Spanish law Directives 2014/23/EU and 2014/24/EU of the European Parliament and of the Council, of February 26, 2014 (hereinafter "LCSP"), it is not a contract subject to harmonised regulation, being governed by the provisions of these Bidding Documents and, for matters not established therein, the provisions of the IFEMA MADRID Internal Contracting Instructions (hereinafter "IIC") and Articles 183 et seq. of the LCSP shall apply.

The contesting person who is declared the winner, in accordance with the provisions of this bidding document, will be awarded the service contract for the manufacture and subsequent supply of the trophy, which will be private in nature.

Therefore, regarding participation, presentation of proposals, and awarding of the ideas competition for the provision of services for the manufacture and subsequent supply, it will be governed by this bidding document, by the IFEMA MADRID Internal Contracting Instructions and subsidiarily, in everything applicable to it, by the LCSP.

Regarding the effects, fulfilment, and termination of the contract to be formalised for the provision of services for the manufacture and subsequent supply, it will be governed by the stipulations of the contract and the complementary and integral documentation thereof, by this bidding document and its Annexes, by the IFEMA MADRID IIC, and by the rules of private law that are applicable to it.

C. UNIT RESPONSIBLE FOR MONITORING AND ORDINARY EXECUTION OF THE IDEAS COMPETITION

IFEMA MADRID Formula 1 Management.

D. REQUIREMENTS FOR PARTICIPATION IN THE IDEAS COMPETITION

Interested parties may participate provided that, in addition to meeting the requirements set out in this section, they have sent the requested documentation **before 00:00 (midnight) at the end of 2 February 2026**, by email to the following address: trofeoF1@ifema.es

The requirements for participation are as follows:

- Only those over 18 years of age may participate in the competition, a requirement that will be accredited by presenting the DNI (National Identity Document) or a document that validly and legally substitutes it.
- The personal data with which participants fill out the registration form must be truthful and accurate, and IFEMA MADRID will not be responsible otherwise.

- IFEMA MADRID personnel, as well as collaborating companies or contractors hired by IFEMA MADRID for the performance of this competition, their employees, and direct family members, may not participate in this Competition.
- Participation in this competition implies full acceptance of this bidding document, so the declaration of non-acceptance thereof will imply the exclusion of the participant and, as a consequence, IFEMA MADRID will be released from the obligation contracted with said participant.

Participants must prove at the time of registration that they meet the aforementioned requirements.

This will be accredited by submitting the corresponding documentation in the participation application itself.

E. REGISTRATION, INFORMATION, AND QUERIES

Prior registration is not necessary to enter this competition.

The documentation to be provided to the contestants will contain this bidding document and the technical and graphic information attached as ANNEX I.

The competition's bidding document will be available on the ARCOMADRID website www.ifema.es/arco and may be freely consulted by any interested party.

From the date of publication of the announcement of this competition until the deadline for receiving ideas, any necessary queries may be made via the following email address: trofeoF1@ifema.es

The list of queries and answers, together with the bidding document, will be provided to the competition Jury at the time of its constitution.

The considerations arising from these queries will be mandatory for the Jury to observe.

F. SUBMISSION OF APPLICATIONS AND DOCUMENTATION TO BE DELIVERED

Each contestant shall submit only one proposal. Candidates who submit more than one proposal shall be excluded from the competition. All documentation must be drafted in Spanish.

Each proposal will consist of the following documentation:

SINGLE ENVELOPE or FILE:

- Portfolio or book of works, including a maximum of **8 projects** completed to date and a maximum of 10 images per project.
- Explanatory memory of the idea offered for the trophy.
- Digital mock-up of the trophy proposal.
- Technical description of the trophy (exact measurements, weight, materials used, etc.)
- Details on the manufacturing and supply process of the trophies, companies, detailed budgets, and viability.

Candidates must provide a viable budget and a commitment to production with a company.

Candidates must send this documentation **before 00:00 (midnight) on 2 February 2026** to the following email address: trofeoF1@ifema.es

If it is evidenced that any of the participants does not comply with the requirements demanded in the bidding document or the data provided to participate are not valid, their participation will be

considered null, and they will be automatically excluded from the competition, losing all rights to the prizes awarded under this competition.

Minimum requirements and characteristics of the sketches submitted:

The proposals submitted must be original works by their authors. Participants will be solely responsible for any eventual infringement of third-party rights, holding IFEMA MADRID harmless from any type of liability for unauthorised use of third-party works or performances, or for non-compliance with the guarantee of originality and peaceful use.

The proposals submitted must contain the following requirements and characteristics for the COMPETITION FOR THE DESIGN OF THE FORMULA 1 TAG HEUER GRAN PREMIO DE ESPAÑA 2026 TROPHY.

Essential elements that the trophy must contain:

- The official logo of the FIA Formula 1™ World Championship
- The official name of the competition
- The position of the driver

Height of the trophies:

- Trophies for the winning driver and the constructor: no less than 50 cm and no more than 65 cm in height.
- Trophies for the second and third drivers: no less than 35 cm and no more than 45 cm in height.

The maximum weight per trophy must not exceed 5 kg; they must have a design and be manufactured with a material that allows them to be handled and transported without suffering damage.

Trophy Plaques – Horizontal Format

Formula 1® provides the trophy manufacturer with the graphic design of the plaque, which is normally engraved on a metal plaque fixed to the pedestal on the front of the trophy.

The trophy plaques must include the following six mandatory elements:

- Margin: the margin must be equal on all sides of the plaque.
- Rounded corners: the metal plaque or applied graphic must be contained within a rectangle with rounded corners.
- F1® Logo: the stacked, single-colour version of the F1® logo must be used on the plaque.
- F1® Event Title: the race title featured on the trophy must include the season, Formula 1®, main sponsor, country, Grand Prix™, and circuit, all in F1 Display Bold typography.
- Race lines: the race lines, the award category position, and the width of the back panel may be adjusted depending on the length of the GP title.
- Award Category: F1® Display Black typography is used to compose the text corresponding to the award category.

The award category is engraved within a negative relief (recessed) area of the plaque, as shown in the horizontal format example in Annex I. F1 logos are attached in Annex I.

In the event that the trophy may require a vertical version of the trophy plaque, the six mandatory elements mentioned above must be included.

F1 logos are attached in Annex I.

During the Grand Prix award ceremony, the following four trophies will be presented:

- Winning Driver Trophy – 1st Place (Driver)
- Winning Driver Trophy – 2nd Place (Driver)
- Winning Driver Trophy – 3rd Place (Driver)
- Winning Constructor Trophy – 1st Place (Constructor)

For a project to be considered the winner, it must reflect and respect the sporting values of F1, which are based on sustainability, sportsmanship, respect, excellence, innovation, etc.; and the Madrid brand values, i.e., authenticity, passion, a combination of modernity with tradition, sustainability, etc., rejecting proposals that contain, represent, or allude to inappropriate elements.

This includes, but is not limited to, content of a warlike, violent, sexual, phallic, discriminatory, racist, xenophobic, offensive, or contrary to human dignity nature.

Any proposal that violates these criteria will be automatically disqualified.

Proposals that reproduce or evoke, directly or recognisably, existing objects, products, or designs, or that include references, insinuations, or similarities to trademarks, logos, corporate identities, or any element protected by intellectual or industrial property rights will not be admitted.

Designs that present substantial similarities to pre-existing works or trophies, as well as those that incorporate protected iconography or stylistic elements without the express authorisation of their owners, will also be excluded.

G. CRITERIA FOR SELECTION OF PROPOSALS

The trophy must reflect and transmit, in an integrated and coherent manner, the following essential creative criteria:

- **Sophistication.** The trophy design must project an elegant and contemporary character, with clean lines, balanced proportions, and an aesthetic treatment that expresses precision and excellence.
- **Sustainability.** The design must integrate environmental responsibility criteria, considering the use of recycled or recyclable materials, efficient manufacturing processes, and a reduced impact throughout its life cycle. Proposals with traceability and respect for the principles of the circular economy will be prioritised.
- **Tradition and culture of Madrid.** The incorporation of conceptual or symbolic elements that refer to the cultural identity of the city of Madrid will be valued, whether through cultural, artistic, historical, or iconographic references, integrated in a subtle and harmonious way.
- **Originality.** The proposal must be singular, creative, and differentiating. The ability to provide a fresh and memorable vision of the trophy, avoiding visual clichés and generic interpretations, and guaranteeing a unique and recognisable identity, will be valued.
- **Innovation.** The design must demonstrate disruptive and inventive thinking, incorporating solutions that challenge traditional approaches. Experimentation with new materials, techniques, production systems, and visual languages that contribute a pioneering character to the trophy will be valued.
- **Quality.** The trophy must exhibit impeccable execution in all its components. Materials, manufacturing, assembly, and details must meet high standards, guaranteeing durability, resistance.

- **Track layout.** It is not essential, but references can be made to the layout of the MADRING circuit, such as, for example, the longest banked curve in the championship, as a resource used explicitly or implicitly, or to evoke distinctive features of the circuit.

H. PARTICIPATION AND CANDIDATE SELECTION DEADLINE

PHASE 1 – SUBMISSION OF APPLICATIONS: The deadline for submission of applications shall expire at **00:00 hours on 2 February 2026**.

PHASE 2 – SELECTION OF THREE FINALISTS: The jury will meet on February 17, 2026.

PHASE 3 – ANNOUNCEMENT OF THE WINNER: will be announced at an event that will take place on February 26, 2026, information about which will be provided when the celebration date approaches, in addition to being published on the ARCOmadrid website (www.arco.ifema.es) and the MADRING website (www.madring.com).

I. COMPOSITION, CONSTITUTION, PROCEDURE, AND AGREEMENTS OF THE JURY

Once the deadline for submitting proposals has ended, a competition jury will be constituted.

This jury will be the body responsible for evaluating and classifying the proposals, taking into account the merits, which will be recorded in a report along with their observations and any aspect that requires evaluation.

Once the decision has been made, it will be elevated to the contracting body so that it can proceed with the award of the ideas competition in favour of the participant indicated by the jury.

Its actions will conform to the content of this bidding document and, supplementarily, to the provisions of the rules relating to the functioning of collegiate bodies provided for in Law 40/2015, of October 1, on the legal regime of the public sector.

The jury will be composed of five (5) members:

- Three representatives of distinguished prestige from the Spanish contemporary art world.
- One representative from IFEMA MADRID.
- One representative from the F1 world.

Once the competition jury has been appointed, its definitive composition will be made public through the ARCOmadrid (www.arco.ifema.es) and MADRING (www.madring.com) websites.

Jury procedure:

Once the deadline for submitting proposals has ended, the jury will report on the applications submitted and, should any proposal be submitted late or fail to meet the requirements set out in this bidding document, the non-admission thereof will be recorded in an extended minutes.

Next, it will proceed to the opening of the SINGLE ENVELOPE or FILE of the admitted participants, approved by FOM (Formula One Management), for the purpose of their evaluation in accordance with the selection criteria established in this bidding document.

The jury will meet as many times as necessary to carry out an adequate evaluation of the proposals submitted.

The evaluation carried out by the jury will be included in a reasoned report that will be signed by each of the members thereof, and each member may make the allegations and proposals they wish in relation to each of the applications submitted, in which case, it will be subjected to a new vote until a definitive consensus is reached.

Agreements will be adopted by a majority of the votes cast.

Among the applications that have been admitted for meeting the aforementioned requirements and approved by FOM (Formula One Management), the jury, which will meet on February 17, 2026, will consensually select the three finalist candidates, from whom the winner will be chosen.

IFEMA MADRID will contact the three finalists on February 17, 2026. The three finalists must attend the event that will take place on February 26, 2026, where the prizes will be presented, announcing the winner of the FORMULA 1 TAG HEUER GRAN PREMIO DE ESPAÑA 2026 trophy; should they be unable to attend, their proposal will be rejected.

Criteria for the selection of the three finalist candidates:

The jury will value the aesthetic and creative line of the artist, in line with the philosophy of an F1 GP, exclusivity, contemporaneity, and quality.

Likewise, the number of projects carried out in the cultural field in the last five years will be especially valued.

All participants consent to the use of their personal data for the purpose of carrying out this competition and, where applicable, the dissemination of their name and surname on the social networks of Madrid and ARCOmadrid 2026 in the event of winning.

The personal data of the participants will be processed as provided for in this bidding document.

Evaluation Powers:

The following functions shall correspond to the jury:

- The definitive admission of the proposals received.
- The non-admission of proposals that are submitted late or fail to meet the requirements established in this bidding document.
- The proposal of the winner and other prize recipients to the contracting body.

J. PRIZES

The following prizes will be established with their corresponding amounts:

- Each of the three finalists will receive the amount of 1,500 euros excluding VAT.
- The winner of the competition will receive an additional amount, which will be added to the previous one, of 5,000 euros excluding VAT.

The payment of the prizes will be carried out by bank transfer to the account indicated by the contestant.

The winner is responsible for ensuring that the design concept of the FORMULA 1 TAG HEUER GRAN PREMIO DE ESPAÑA 2026 TROPHY is materialised under the economic and functional criteria of IFEMA MADRID.

If the winner cannot be located within a maximum period of 5 working days, does not accept the prize, or has breached any of the rules present in this bidding document, IFEMA MADRID reserves the right to decide whether the prize remains void or to choose a new winner using the same process employed in the initial competition.

The prize delivered is personal and non-transferable, not susceptible to changes, alterations, or compensation at the request of the Participants, and cannot be exchanged for any other product or its cash value.

A period of ten calendar days from the date of the prize award is established to make any motivated claim.

K. AWARD OF THE SERVICE CONTRACT FOR THE MANUFACTURE OF THE TROPHIES AND THEIR SUBSEQUENT SUPPLY

The winner is granted the award of the service contract for the manufacture of the four (4) trophies of the FORMULA 1 TAG HEUER GRAN PREMIO DE ESPAÑA 2026 in its first edition, as well as their subsequent supply, the maximum planned amount being TWENTY-FIVE THOUSAND EUROS (€25,000.00) excluding VAT, including in the aforementioned budget the carriage costs for the delivery of the said trophies to the IFEMA MADRID premises.

The winner must provide the F1 Management with the templates and moulds for the manufacture of the trophies and foresee that a maximum of ten (10) replicas of the trophy may be requested, and, in the case of subcontracting their manufacture, the contact information of the foundry or company responsible for their production must be provided.

Established deadlines for the manufacture and supply of the trophies:

The F1 management of IFEMA MADRID will establish a calendar in coordination with the awardee of this competition, although the following dates must be met by the winner of the competition:

- The winner must deliver, before 30 April 2026, **the digital file containing the final design** of the First Prize trophy so that the sponsor Louis Vuitton may manufacture the case.
- The trophies must be supplied to the IFEMA MADRID premises no later than July 1, 2026.

Method of Payment:

The awardee will have a period of 10 days to present the corresponding invoice after the receipt of the trophies by IFEMA MADRID.

The invoice - with reference to the order assigned by IFEMA MADRID - must be received by the Accounting department (proveedores@ifema.es).

Once the invoice is approved, payment will be made by transfer, due 60 days from the date of receipt of the trophies.

Should the invoice be received by the Accounting Department after the 10 authorised days, the date of receipt thereof will prevail for the calculation of the payment period.

L. INSURANCE

The awardee must have or, where applicable, contract a civil liability insurance policy for the activity that is the object of this contract for an amount sufficient to cover the damages that may be caused to third parties.

M. PERFECTION AND FORMALISATION OF THE CONTRACT

In the notification of the award to the winner of the ideas competition, the awardee will be required to formalise the contract, which must be carried out no later than fifteen working days following the day on which the notification of the award is received.

The contract shall be understood to be perfected upon its formalisation.

N. PERSONAL DATA PROTECTION

In compliance with the provisions of the General Data Protection Regulation (GDPR), the personal data used in this Competition, or that may be provided in the future for participation, may be processed by IFEMA MADRID, in order to manage the relationship between the parties, arising from the celebration of the FORMULA 1[®] TAG HEUER GRAN PREMIO DE ESPAÑA 2026 Competition for no other additional purpose, other than those indicated in these legal bases.

IFEMA MADRID will not communicate the aforementioned personal data that may eventually be obtained to third parties, unless said communication is necessary for the execution or management of the object of the contract, guaranteeing compliance with current regulations.

IFEMA MADRID will not transfer personal data to third parties unless there is a legal obligation.

The holders of personal data may exercise the rights of access, rectification, erasure, restriction of processing, objection, and portability in the terms established in the applicable data protection regulations.

These rights may be exercised by directing a written request to the addresses of the parties reflected in the header including the reference "EXERCISE OF RIGHTS".

Likewise, they can seek the protection of the Spanish Data Protection Agency (AEPD) and consult the privacy and security policy of the Parties.

In accordance with current regulations on personal data protection, the processing of the personal data that has been provided to us will be governed by the following provisions:

Data Controllers:

IFEMA MADRID – Feria de Madrid (Q2873018B). Data Protection Officer Contact: protecciondedatos@ifema.es

Purposes of processing:

Managing the participation of contestants in the Competition, choosing the finalist works, and publishing the winner.

If explicit consent for commercial communications has been given, IFEMA MADRID may periodically send them by electronic or equivalent means (such as telephone, SMS, or instant messaging) to inform about the activities, content, and services of IFEMA MADRID, as well as content from its sponsors and third-party companies related to the fairs.

Legal Basis for processing:

The Participant provides their explicit consent for participation in the Competition and thus accepts these bases, and in turn, declares to understand that their personal data will be processed with the sole purpose of managing that participation.

Furthermore, the Participant undertakes to communicate to the controllers any modification of their personal data so that they are updated at all times and do not contain errors.

Likewise, the Participant declares that the data provided to us is accurate and truthful.

IFEMA MADRID undertakes to process your personal data in an absolutely confidential manner at all times and in accordance with the purposes provided for in this clause; and will adopt the necessary technical and organisational measures that guarantee the security of your data and prevent its alteration, loss, treatment, or unauthorised access, taking into account the state of technology, the nature of the data stored, and the risks to which they are exposed, all in compliance with the provisions of the Regulation.

Likewise, IFEMA MADRID may use the name and image of the participants in the advertising or communications, both written and electronic - carried out by any means of dissemination - , about the Competition and its results, which it develops or carries out to disseminate the results thereof.

Participants may withdraw their consent for these purposes at any time.

Retention of personal data:

The personal data of the participants will be kept for the time necessary to manage the Competition.

Once finished, the data will be deleted from the IFEMA MADRID databases, if they were stored.

If consent has been given for sending commercial communications, your data will be kept as long as the revocation of your consent is not recorded.

The data of the winners of this Competition, when the value of the prize exceeds a legally determined value, will be kept for the purpose of complying with the legal obligations derived from the delivery of prizes that exceed a certain value (IRPF declaration, communication to official bodies).

Recipients:

The data of the participants will not be communicated to third parties, except for legal obligation or requirement from an administrative and/or judicial authority.

However, Participants are expressly informed that the transfer of essential data for the evaluation of the Proposals and the decision of the recognition to the Jury and, where applicable, possible collaborating entities that have been identified in these bases, may be necessary.

Rights of the interested parties:

Likewise, by submitting the application, the Participant is informed that they may exercise their rights of access, rectification, erasure, cancellation, objection, restriction of processing, and portability in the terms specified in the data protection legislation, by directing a communication to the following addresses indicating as subject [*NAME OF THE COMPETITION - NAME OF THE EVENT], to Avda. del Partenón, 5 (28042) de Madrid, or by email to protecciondedatos@ifema.es.

You can request the protection of the Spanish Data Protection Agency through its website www.aepd.es.

O. EXONERATION OF LIABILITY

IFEMA MADRID is not responsible, by way of example but not limitation, for possible losses, thefts, delays, or any other circumstance attributable to third parties that may affect the development of the competition, nor is it responsible for the use that the participant makes of the prize they obtain from this competition.

IFEMA MADRID does not assume responsibility in cases of *force majeure* or *casus fortuitus* that could prevent the competition from taking place or the total or partial enjoyment of the prize, should this competition not be able to be held, either due to fraud detected therein, technical errors, or any other reason that is not under the control of IFEMA MADRID and that affects the normal development of the competition; likewise, IFEMA MADRID reserves the right to cancel, modify, or suspend it, including this on the participation website.

IFEMA MADRID will not assume any responsibility in the event that the proposal in any way infringes the rights of third parties in matters of intellectual, industrial, or any other kind of property, or that disputes and/or litigation arise from these infringements.

P. INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHTS

Intellectual and industrial property rights of those participating in the competition. Extent of the assignment:

Those participating in the competition subject to this bidding document assign to IFEMA MADRID the exploitation rights over the works and performances that constitute the proposals, without prejudice to what is stated below regarding the winning work and that of the two chosen finalists.

The mere fact of participating in the competition implies acceptance of the provisions of this clause and the bidding document in general.

This assignment is justified by the fact that IFEMA MADRID, as the organiser of the competition, provides precise creative elements or criteria regarding the aesthetic expression that the participating works must meet.

It is, therefore, the holder of an interest in preserving and limiting any use of such works without its authorisation.

The assignment will be exclusive, for the entire world, and for a duration of fifteen years, extendable by agreement of the parties.

Said transfer will include the rights of reproduction, distribution, public communication, and transformation of the work itself proposed, as well as any sketches or mock-ups thereof that may have been created by the participant within the creative process leading to the creation of the submitted work.

The transfer of such rights to IFEMA MADRID includes the power for the latter to assign the rights in question to a third party.

Intellectual and industrial property rights of those who are finalists in the competition and the winner. Extent of the assignment:

In this case, the winner(s) of the competition exclusively assign to IFEMA MADRID all intellectual and industrial property rights that fall or exist in relation to the winning and finalist trophy(ies), as well as all the material elaborated by the winner(s) or finalists in the competition within the framework of the creative process.

In particular, the assignment has as its object the rights of reproduction, distribution, public communication, and transformation, as well as those of reuse and extraction, and collection, for any modality and under any format, and for the entire world.

The assignment referred to in this basis will also include, with the same extent indicated, the rights over all materials, sketches, mock-ups, and documents made in execution and by participation in the competition, and which refer to the trophies.

Consequently, IFEMA MADRID will be the exclusive owner of all the rights referred to in the preceding paragraph for the maximum period legally permitted, and the only entity that, as such, may exploit and commercialise the work(s) developed in execution of these bases.

Aspects common to the two foreseen cases:

For the purposes foreseen in this clause, the participant in the competition undertakes to deliver to IFEMA MADRID all the sketches, mock-ups, and other documentation elaborated in execution of the competition, and the participant may not use them or assign the corresponding rights to third parties, nor use them for another competition of a similar nature.

Guarantee of peaceful use and originality:

Without prejudice to the provisions elsewhere in these bases, the participant guarantees IFEMA MADRID the originality of the design sent for the competition, as well as any sketches, mock-ups,

and other documentation generated in the creative process, that is, that the design or work has been created by the contestant, without having resorted to the creative services of third parties or artificial intelligence.

Likewise, it guarantees that it has the free disposal of the exploitation rights in relation to the trophy design, sketches, mock-ups, and other referred documentation, and that IFEMA MADRID may exploit the acquired rights without prejudice to any third-party right.

IFEMA MADRID reserves the right to disseminate, free of charge to the Participant, the resolution of this call and the personal data of the winning Participant in internal and external media; the Participant accepts that they are not authorised the right to use the IFEMA MADRID brands and logos outside of those permitted in these legal bases.

IFEMA MADRID reserves the right to limit, totally or partially, the access of the application to the prize if it has suspicions or effective knowledge that the participation of the interested party breaches what is stated in this section.

Q. ASSIGNMENT OF IMAGE RIGHTS

Under the protection of Organic Law 1/1982 of May 5, on the civil protection of the right to honour, personal and family privacy, and self-image (hereinafter Organic Law 1/1982), the Participant authorises IFEMA MADRID to process their image obtained as a result of their participation in the Competition, whether in its submission to the competition, during the development of the public event, selection of finalists, or if they are the winner, and to the capture, reproduction, and dissemination of their image in information, dissemination, communication, and promotion channels, always linked to the event in which they are participating, using all technical means and supports, known at present and those that may be developed in the future, with the sole limitation of any use that violates honour in the terms provided for in Organic Law 1/1982, without time limit or geographical limitation and without receiving any compensation.

The authorisation referred to in this clause also includes the participant's name and surname.

R. TAX REGIME

Where applicable, when necessary due to the nature of the prize, as a condition for the prize to be delivered, the winner must sign a prize acceptance letter, authorising IFEMA MADRID to carry out the corresponding withholding or payment on account to which current legal provisions oblige them on their behalf.

For this purpose, the winner must provide IFEMA MADRID, within a maximum period of 24 hours from being requested to do so, all the personal and fiscal data requested, as well as a photocopy of their DNI, so that the organiser can carry out the payment of this withholding; otherwise, it will be understood that they renounce the prize.

Furthermore, the DNI will serve for the correct identification of all participants.

S. OTHER CONDITIONS

IFEMA MADRID is not responsible for the unauthorised use by third parties of the videos, images, or content that may be submitted by the participants.

In particular, IFEMA MADRID is exempt from any liability derived from the inappropriate use of the exhibited or presented products by third parties through their copying, manipulation, redistribution, or any other form, in unwanted environments or illicit links.

Likewise, IFEMA MADRID is not responsible for the malfunction of the Internet, Facebook, social networks, or the services where its website is hosted.

IFEMA MADRID is not responsible for possible incidents on the social media platforms used for the Competition that may affect its development and the awarding of the prize.

IFEMA MADRID reserves the right to withdraw from the Competition if none of the applications or finalists meet the quality and requirements established in this bidding document.

Obligation of confidentiality:

Participants must maintain maximum confidentiality regarding the content of the proposals, which may under no circumstances be made public, or disseminated, either totally or partially, before the publication of the final decision of the competition.

Non-compliance with this obligation will lead to their exclusion.

The proposals submitted must guarantee absolute respect for the intellectual or industrial property rights of third parties and, in any case, the authors will be responsible for any claim related to intellectual or commercial property regarding the submitted design, being liable for all damages that may arise for IFEMA MADRID from the filing of claims by third parties.

T. INTERPRETATION, MODIFICATION OF THE BIDDING DOCUMENT AND CANCELLATION OF THE IDEAS COMPETITION

IFEMA MADRID reserves the right to modify or expand this bidding document, to the extent that it does not harm or impair the rights of the participants in the Competition; in all cases notifying them via email to each candidate.

With the notification, the modifications introduced will be understood to be accepted by the participants.

U. FINAL PROVISIONS

Participation in this Competition implies the unconditional acceptance and compliance with this bidding document, so the declaration of non-acceptance thereof will imply the exclusion of the participant.

V. TERMINATION OF THE MANUFACTURING AND SUBSEQUENT SUPPLY CONTRACT DUE TO CAUSES ATTRIBUTABLE TO THE AWARDEE AND INDEMNIFICATION FOR DAMAGES

Causes for termination of the contract are those provided for in the IFEMA MADRID IIC, as well as those provided for in the LCSP.

The termination of the contract will require the processing of the corresponding file with a hearing of the contractor.

In the event that the cause for the termination of the contract is solely attributable to the awardee, IFEMA MADRID may impose an indemnity on the contractor for the damages caused to the public interest, which will be quantified at up to 75 per cent of the prize amount.

The following will also lead to the termination of the Contract:

- Mutual agreement between the parties.
- Those circumstances that constitute a legal or material obstacle to the adequate execution of the contract.
- The others provided for in the LCSP, both general and specific for service/supply contracts, which were not attributable to the Awardee.
- Withdrawal by IFEMA MADRID.

In cases of withdrawal by IFEMA MADRID, a power that it may exercise at any time by its own determination and without needing to justify it to the Awardee, in addition to paying the latter all amounts that it had accredited for having performed the corresponding services, IFEMA MADRID will pay an indemnity of three (3) per cent of the contract price corresponding to the services that remain to be executed.

Furthermore, it will be understood that said percentage constitutes the indemnity agreed upon by the parties for all concepts.

IFEMA MADRID may also withdraw, at any time and solely by its own will, only from some of the services that are the object of the contract.

In this case, in addition to paying the awardee the amount for the services rendered in conformity, in relation to the service from which it withdraws, it will pay the Awardee an indemnity calculated at 3% of the price corresponding to said pending service to be executed.

Furthermore, it will be understood that said percentage constitutes the indemnity agreed upon by the parties for all concepts.

Procedure

The termination of the contract will be agreed upon by the contracting body, *ex officio* or at the request of the contractor, subject to compliance with the following requirements:

- In the case of an *ex officio* proposal, a hearing of the contractor for a period of ten calendar days, unless exceptional circumstances duly justified by IFEMA MADRID impose a shorter period.
- Hearing, within the same period as above, of the guarantor or insurer if the seizure of the guarantee is proposed.

In guarantee of the public interest to be protected, the agreement of the contracting body to terminate the contract will produce the effects provided for in this bidding document from the moment it is agreed.

Notwithstanding this, when the requirements for the unilateral termination of service contracts under the Civil Code are met, and, in any case, when it is necessary for the safeguarding of the public interest, IFEMA MADRID expressly reserves the faculty to terminate the contract automatically by mere direct communication to the contractor, specifying, duly founded, the cause of the breach and the effects of the termination.

Consequently, once the termination is communicated to the contractor, it will be immediately effective, without prejudice to the fact that the latter, under the provisions of the clause on dispute resolution contained in this contract, may exercise the actions they deem appropriate for the defence of their interests regarding the effects of the termination.

W. DISPUTE RESOLUTION

Any controversy that arises between the parties in relation to the actions carried out in the preparation and award of the contract will correspond to the contentious-administrative jurisdiction, after administrative challenge in accordance with the provisions of the IFEMA MADRID IIC.

Any controversy that arises between the parties in relation to the fulfilment, effects, and termination of the contract will be subject to the civil jurisdiction.

The participants, by the act of presenting their proposals, expressly submit to the Courts and Tribunals of Madrid capital, renouncing any other jurisdiction that may correspond to them.