

Architectural competition: Prague Expo entrance gates

ADDITIONAL INFORMATION

Identification details for the contracting authority: City of Prague, Head Office: Mariánské náměstí 2, 110 00 Prague, Company Registration No: 00064581
Representative of the contracting authority: Rozvojové projekty Praha, a. s., Head Office: Opletalova 929/22, 110 00 Prague 1 Company Registration No: 25649329

Architectural competition: Architectural competition "Prague expo entrance gates" announced in accordance with § 6 of the Act no. 134/2016 Coll., On public procurement, on 19. 1. 2017 publication of competitive conditions on the profile of the contracting authority: <https://www.vystavistepraha.eu/brana>

ADDITIONAL QUESTIONS TO THE SUBJECT OF THE COMPETITION AND ORGANIZATIONAL ISSUES OF THE COMPETITION AND ANSWERS TO THESE QUESTIONS ON FEBRUARY 22th 2017

Question No. 9 from February 20, 2017

Question:

We have a question related to paragraph 5.1 d) of the Terms and conditions. The technical qualification according to Annex no. 2.

—the submission of a list of at least one set of project documentation of any completed construction, with a cost of at least CZK 10,000,000 net of VAT, including the date this documentation was completed and the identification of the customer.

We would like to ask whether it is possible to use the reference, which is currently in progress, but is not yet finished.

Answer:

According to the Terms and conditions 5.1 d) ("the submission of a list of at least one set of project documentation of any completed construction, with a cost of at least CZK 10,000,000 net of VAT, including the date this documentation was completed and the identification of the customer.")

See answer to question no. 4. :

"It is required to proof that the contestant provided realization (it was allready realized) of one project, whose price was at least 10 million CZK without VAT (by the Building Act - Implementation of a building permit and occupancy permit)..."

If this is not fulfilled, you can't use the project as a reference.

Question No. 10 from February 21, 2017

Question:

To avoid the confusion, because of the language barrier and of the difference in the versions of building regulations, we would like to ask you for a favor to confirm that the projects:

- Creation of project documentation of an art object. The project includes the design of the public space (before entering the metro station).

- Creation of project documentation of an art object. The project includes the design of the public space (in the public city park),

fullfill the technical qualification for participation in the competition.

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Answer:

The architectural study means (*def. according to the Chamber of architects*):

Conceptual shape, volume, material, technological and technical, layout and operational design of the building or installation, or an assemblage, whose aim and purpose is mutual clarification of plans and construction program between the client and the architect / engineer (technician) and test the feasibility of building program in the selected area.

The definition of public space defined by Act no. 128/2000 paragraph. § 34:

„The public space are all squares, streets, marketplaces, sidewalks, public greenery, parks and other areas accessible to everyone without restriction, that is for general use, regardless of ownership of the area.“

Question No. 11 from February 21, 2017

Question:

To avoid the confusion, because of the language barrier and of the difference in the versions of building regulations, we would like to ask you for a favor to confirm that the project:

- Creation of a project documentation of a floor navigation system for metro for of one of the largest cities - the installation of new floor with a navigation system elements (the project was realized, the price is over 10 million CZK without VAT)

Answer:

It should be a service: an architectural study of a public space.

The contestant must be the processor (supplier or co-supplier), of such studies so that he could use them as a reference project. So if you were a co-supplier of the service, you can use it as a reference.

If you were a sub-supplier, then not.