

GENERAL TERMS AND CONDITIONS FOR PARTICIPATION IN BIG SEE ARCHITECTURE AWARDS COMPETITION 2019

1. General provisions: The application form acts as a contract between organiser (Zavod Big so.p.) and the entrant. With online registration the entrant confirms to accept the Terms and Conditions for participation in Big See Architecture Awards Competition. It has to be filled out by the entrant / and sent within the set deadline to the organiser.

2. Benefits of the award, entry conditions, entry requirements and presentations/promotion of the winners are described in the online application form: Entrant is obliged to order one of the Promotional packages if the submitted entry receives the award.

3. Costs and fees: The registration fee covers the cost of competition and judging process. After submitting the online registration the entrant receives pro-forma invoice. Payment is due immediately upon receipt of the pro-forma invoice. After the payment the entrant receives original invoice via email. In the case of late payment there is no guarantee that the project will be judged. After the judging process, pro-forma invoice for the chosen additional promotion package will be sent to the winners.

4. Cancellation of the Contract: Online application form Big See Architecture Awards Competition acts as a contract. In case the entrant cancels this contract, it is obliged to pay 50% of the registration fee if the contract is cancelled more than 30 days prior to the beginning of the event, 100% of the registration fee if the contract is cancelled less than 30 days prior to the beginning of the event. If the winner after the judging process cancels this contract it is obliged to pay 100% of the registration fee and 50% of the Promotion package if the contract is cancelled more than 30 days prior to the beginning of the event and 100% of the registration fee if the contract is cancelled less than 30 days prior to the beginning of the event.

5. Presentation of the winners: The organiser is free to determine the nature of the presentation of the winning projects on the exhibition, on the award ceremony, in printed and in digital media (website, social media), and in other internal and/or external events/exhibitions.

By registering the competition the entrant confirms that the submitted project does not infringes any rights of third parties and that has right to present the project to the public. Entrant also confirms that the submitted data are correct. The entrant shall indemnify the organiser of against all claims from third parties arising due to alleged or actual infringements in connection with the registered project. The entrant shall also cover the costs of the required legal defence of the organiser.

By submitting the entrant grants the Organiser rights to use all submitted materials (text, photos, plans etc.) in whole or part without payment of copyright for the purpose of the promotion of awarded projects, for the public relations, and promotion of further projects of the organiser.

In case of any errors on the presentations after its initial public presentation the entrant shall report the error immediately. The organiser shall correct any errors immediately to the extent possible. In case of the error in printed media of the organiser, correction shall be published on website of the organiser immediately.

6. Court of Law: All disputes between the organiser and the exhibitor will be resolved by an out-of-court settlement. If a settlement can not be reached, a dispute will be resolved at a court of law in Ljubljana.