

Competition for the architectural and landscape regeneration of A Panda da Dá as a space of opportunities for the sustainable management of the territory.



Competition brief

EN

Finsa RIA

Promotes

Finsa - Central Services
Carretera N-550, km. 57
15707 Santiago de Compostela
A Coruña, Spain
finsa.com

In collaboration with

Fundación RIA
Rúa Virxe da Cerca 6
15703 Santiago de Compostela
A Coruña, Spain
fundacionria.org

Disclaimer

The following information is a translation of the document 'Bases del concurso', originally written in Spanish. In case of any discrepancies between certain terms referred to herein and their Spanish version, the original shall prevail.

Contents

Competition brief

01. Object and location
02. Identification of the promoter and collaborator
03. Participation requirements
04. Competition details
05. Phases
06. Awards and subsequent contract
07. Communications and publications
08. Jury
09. Publication of proposals
10. Timeline
11. Cooperation
12. Data Protection
13. Assignment of image rights/intellectual property
14. Suspensions, extensions and withdrawals
15. Penalties and disqualifications
16. Contact and complaints
17. Acceptance of the guidelines
18. Jurisdiction

Annexes

Competition brief

01. Object and location

The purpose of these specifications is to regulate the legal conditions that will regulate the Competition of ideas promoted by Finsa, with the collaboration of Fundación RIA. The competition will be at the level of “schematic designs”, open, in two phases, with the intervention of a Jury, in order to select the best proposal for the architectural and landscape regeneration of the estate of A Panda da Dá in As Pontes, A Coruña. The proposals must include the reform of the existing buildings and the exterior spaces contemplated in the scope of the competition, corresponding to the entire core of A Panda da Dá, adapting them to the needs of the new complex. In addition, there is the possibility of building a new multipurpose space with a kitchen, which should be built maximizing the use of wood, using construction solutions and materials from any of the Finsa Group’s product ranges. Landscaping interventions will also be considered a priority in the competition.

The proposals must take into account the principles of sustainability, innovation and technical, economic and environmental viability. The competition aims to encourage the participation of architects and related professionals in the creation of cutting-edge proposals that respond to the needs of the project.

The actions proposed by the participant in its schematic design do not have a maximum estimated budget as stated in the technical specifications. The breakdown of the maximum budget will be determined by the bidder in its schematic design.

In their economic estimate, contestants must determine both the Material Execution Budget (PEM) and the Execution Budget by Contract (PEC), which must consist of the PEM, plus 13% for General Expenses (GG) and 6% for Industrial Benefit (BI), plus VAT at 21%.

02. Identification of the promoter and collaborator

Competition promoter

The promoter of the competition is FINANCIERA MADERERA S.A. (Finsa), whose headquarters and central services are located at Carretera N-550, km 57, 15707, Santiago de Compostela, A Coruña, Spain, with CIF A15005499. The promoter is primarily engaged in the wood and wood derivatives industry, with a strong focus on sustainability and innovation in the construction and design sector. The promoter will be responsible for ensuring the proper development of the competition and for providing the prizes outlined in Clause 06.

Competition Organizer's Collaborator

Fundación Rede de Innovación Arousa (RIA), located at Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, A Coruña, Spain, with CIF G70531116, acts as the collaborating entity in organizing the competition. RIA will serve as an intermediary between participants and the promoter, making available all competition-related documentation, managing the reception of submissions, and facilitating communication between participants and the promoter.

03. Participation requirements

The competition is open to architects, architectural firms, and multidisciplinary teams of any nationality, provided they meet the following requirements:

Legal qualification

All participants must include at least one individual with a degree in Architecture, in accordance with the provisions of Spanish Law 38/1999, dated November 5, on Building Regulations, and other applicable regulations (art. 2.1 a) and 10.2 a)). Participants must have full legal capacity to act and not be subject to any prohibitions or incompatibilities that would disqualify them from contracting with the promoting company, in line with current regulations. They must also demonstrate their economic, financial, and technical or professional solvency as stipulated in these specifications.

For multidisciplinary teams, at least one member must be a licensed architect. In the case of legal entities, participation in the competition must align with the social purposes, objectives, or scope of activity set forth in their bylaws or founding documents. Furthermore, the submitted proposal must be prepared by an architect or by a multidisciplinary team, always under the direction and responsibility of an architect.

Participation by associations of professionals or partnership of qualified technicians forming a Temporary Companies Consortium (UTE) is permitted. In such cases, a commitment to associate (Annex 04 of the administrative bases) must be attached, which must remain in effect throughout the competition process. Additionally, they must designate a representative to act on behalf of the team in addressing the promoting and collaborating entities involved in organizing the competition. The UTE must detail the names and roles of its members, specify the involvement of each member, and agree to formalize the UTE if awarded the contract. Furthermore, a single representative or authorized proxy with sufficient authority must be appointed to exercise the rights and fulfill the obligations of the contract until its completion, without prejudice to the partnership granting joint authority for significant payment and collection management.

Licensing

Participants in the competition, whether as authors or collaborators, must be licensed to practice in Spain. Those considered licensed include individuals who hold the appropriate professional qualifications and, when required, are registered to practice within Spanish territory. Individuals with foreign degrees may also participate, provided their qualifications are legally recognized (in the case of EU degrees) or officially validated to the Spanish equivalent, in compliance with applicable requirements for natural or legal persons from non-EU countries or EU Member States, as appropriate.

Restrictions

Each participant may join only one team, either as a principal or collaborator, and may submit only one proposal. Failure to comply with this rule will result in the disqualification of all proposals in which the participant is involved.

Accreditation

Participants' legal capacity to act must be accredited as follows:

- Natural persons: By submitting a copy of their ID card (DNI).
- Legal entities: A certified copy of the Tax Identification Number (CIF), along with the deed of incorporation, bylaws, or founding act that outlines the rules governing their activities, must be provided. These documents must be duly registered with the corresponding public registry, according to the type of legal entity.
- Non-Spanish EU or EEA entrepreneurs: Their authorization to act must be accredited through their registration in the corresponding registry in accordance with the legislation of the country where they are established, or by submitting an affidavit or certificate, as per the applicable community provisions.
- Other foreign entrepreneurs: They must provide proof of their legal capacity through a report from the Permanent Diplomatic Mission of Spain in the relevant country, or from the Consular Office in the area where the company is based.

It will be necessary to provide proof of registration with the relevant professional association at the time of submission for the Architect responsible for the work (which includes the validation of their academic qualifications), as well as for any other technical professionals who are part of the team (whether as co-authors or collaborators) and whose profession requires registration to practice. Applicable exceptions will be considered for individuals from EU Member States and non-member countries.

Economic and financial solvency

A binding undertaking shall be submitted, signed by the candidate or the representative of the company, in the case of a legal entity, to take out, in the event of being awarded the service contract, professional risk liability insurance for an amount of not less than the estimated contract value, valid for the duration of the contract, and undertaking to formalise it within ten working days.

In the case of temporary business unions (UTE), each member must prove their capacity and solvency. To assess the solvency of the UTE, the capacities and characteristics demonstrated by each of its members will be combined. To meet the requirements of aptitude and capacity, as well as economic, technical, and professional solvency, and other legal requirements necessary to contract with the company, a responsible declaration by the bidder or contractor will be sufficient in the second phase of the competition.

Professional experience

It is recommended that participants have demonstrable experience in projects with characteristics similar to the subject of the competition.

Registration

All participants must register for the competition, in accordance with the established dates and requirements.

Additionally, a minimum team is required, which must consist of at least 2 people, covering the following professional profiles:

- Team coordinator and project manager, holding a degree in architecture. In the case of natural persons, this must be the bidder themselves.
- Project manager and construction supervisor with a degree in architecture.

The team may add the specialist profiles it deems appropriate, with being recognized areas such as landscaping, regeneration, structural engineering (especially in wood), autonomous installations, or construction management.

The competition is open, meaning that all interested parties who meet the above conditions may participate.

04. Competition details

Competition format

The competition announced by Finsa is private in nature.

The competition will be non-anonymous.

It is an open procedure, and no invitation is required to participate.

Full designation of the subject matter of the contract

Ideas competition developed in two phases, with Jury involvement, at the concept design level, for the regeneration and landscape integration of A Panda da Dá, as well as its promotion as a space of opportunities for the sustainable management of the territory.

Type of competition

The competition will consist of two phases, in order to limit the number of participants who submit a detailed proposal.

— First phase

Through curriculum selection.

Open to all interested architects, who must submit a portfolio of up to 3 built works. These works will be evaluated by a jury, which will select 5 teams whose projects best align with the strategic vision for the A Panda da Dá estate. The multidisciplinary composition of the participating teams will also be valued.

— Second phase

The selected teams must present a concept at the schematic design level and subsequently present it alongside an interview. The technical proposal to be submitted in this phase should be at the preliminary design level. Among the 5 candidates, the winning proposal will be selected, which will be awarded the first prize.

Organization of the competition

The competition information will be published on the Fundación RIA website, which acts as a collaborator in organizing the competition, under the “Competitions” section for its official public posting. From the moment of its announcement, it will be freely accessible to anyone interested.

For wider dissemination, the competition will also be promoted through the collaborator’s social media channels, as well as press and other media outlets.

Correspondence regarding this competition, including inquiries, will be conducted via email at consultas@fundacionria.org. Inquiries must be submitted in writing, and a complete and anonymous list of questions and clarifications will be published weekly on the Fundación RIA website.

Submission of the competition documentation will be conducted exclusively through digital means.

05. Phases

First phase

Registration

Participants must submit their competition participation requests via email to concursos@fundacionria.org. To do so, they must complete the Registration Form (Annex 01), which is included at the end of these rules, along with all the necessary documentation for this phase, as outlined in the section “Formats and Documents to Submit.”

Deadlines

The registration period will be 30 calendar days, starting the day after the competition announcement is published and ending at 14:00 on the last day of the deadline. Registration within the specified period is mandatory to participate in the other phases of the competition, as proposals submitted outside the deadline will not be accepted.

Site Visits

Once the competition is announced, visits to the site can be arranged so that teams can familiarize themselves with the location.

* These visits will be subject to weather conditions and the availability of field personnel.

Questions and Clarifications

During this first phase, participants may submit questions about the terms of reference and the competition details until one calendar week before the submission of documentation. Questions must be sent by email to consultas@fundacionria.org, and the answers will be published weekly on the Fundación RIA website to ensure the transparency of the process.

The list of questions and answers, along with the complete rules, will be provided to the competition Jury when it is established. Any considerations resulting from these answers will be binding for both the Jury and the contracting body.

Formats and Documents to Submit

To participate in the competition, interested candidate teams must submit their participation request in electronic format via email to concursos@fundacionria.org. The documentation to be included in a zip file or download link (e.g., WeTransfer) is:

- Participation statement

Registration for the competition, included at the end of these rules (Annex 01) together with the corresponding accreditation specified in section 03. *Participation requirements.*

- Incompatibilities

All team members, both individuals and representatives of companies, must submit a sworn statement certifying the absence of any incompatibilities or prohibitions that would prevent them from contracting. (Annex 02)

— Qualifications

The team member who is listed as the project representative, as well as the person assigned as the construction manager (if the contract is awarded), must submit a sworn statement certifying compliance with the qualification requirements that enable them to hold this position. (Annex 03)

— Formation of UTE

If applicable, the commitment to form a consortium (UTE) must be included. (Annex 04)

— Commitment to designate sufficient resources

Commitment to or assign sufficient material and human resources to the execution of the future service contract, in the event of winning the competition.

— Architectural qualifications accreditation

The following information, accompanied by a table of contents, must be provided for each project and/or work submitted, up to a maximum of 3 completed works or projects. A brief descriptive report for each project presented must be included in A4 format. The explanatory text must not exceed 500 words, describing the project. It may be accompanied by graphic documentation (between 5 and 10 elements), which may include images of the work, infographics, plans, axonometrics, etc. Additionally, a certificate of completion along with a sworn statement of authorship percentage for the work must be included.

— Curricular accreditation of the team

Se aportará un breve currículum de cada uno de los integrantes del equipo que concurre al concurso con un máximo de 400 palabras por persona. (DIN A4)

All documents must be submitted in digital PDF format in A4 size.

Criteria for evaluating participation requests

Total evaluation of up to 100 points, taking into account the following conditions:

— Architectural curriculum evaluation:

The Jury will assess the quality and suitability of the architectural works submitted. Particular interest will be given to interventions in historical heritage, regeneration projects, landscaping, timber construction, and/or those that integrate strategies of self-sufficiency and sustainability.
A maximum of 80 points will be awarded.

— Curricular evaluation of team members:

The Jury will evaluate the composition of the submitted teams, considering their complementarity. Special interest will be given to profiles with specialization or experience in regeneration projects, landscaping, timber construction, and/or those incorporating strategies for self-sufficiency and sustainability.
A maximum of 20 points will be awarded.

First phase outcome of the competition

Once the participation applications have been received, the Jury will meet as often as necessary to select the five teams that will advance to the second phase. The Jury will have a period of 20 working days, starting from the day after the application submission deadline, at the end of which they will issue a report with their decision.

Second Phase

The five selected finalists must submit a detailed proposal at the pre-design level within a period of 60 calendar days. The final proposals will be evaluated by the Jury to select the winner.

Deadlines

The deadline for submitting proposals will end 60 calendar days after the date of the written invitation sent to the selected candidates. The submission of proposals must be completed on the specified day before 14:00h.

Work sessions

One or two joint work sessions may be held, with prior notification to the interested parties. These sessions will be arranged between the promoting entity, Finsa, the collaborating entity, Fundación RIA, and the selected teams.

Site visits

During this 60-day period from the date of the written invitation sent to the selected teams, a site visit will be arranged with each team to the A Panda da Dá estate, allowing them to individually explore the location. Additional visits may be offered upon request from the teams. The visits will be guided by personnel from the promoting entity, Finsa, and the collaborating entity, Fundación RIA.

* These visits will be subject to weather conditions and the availability of field staff.

Questions and clarifications

During this phase, participants may submit questions regarding the details of the competition from the day following the announcement until one week before the proposal submission deadline. Questions must be sent via email to consultas@fundacionria.org and the answers will be published weekly, anonymized, on the website of Fundación RIA.

Formats and documents to submit

The five teams selected for the second phase will submit their proposals exclusively in electronic format via email to concursos@fundacionria.org. The digitally submitted documentation may be sent through a zip file or a download link (e.g., WeTransfer) and must include the following information:

— Technical proposal

A summary of the project idea in two DIN A1 format panels. These may include infographics, floor plans, sections, axonometric views, usage and layout diagrams, descriptive texts, etc.

— Descriptive and constructive report

An explanatory text with a maximum length of 20 sheets (40 pages, printed on both sides) in DIN A4 format, describing the proposal. The report will include a specific section on sustainability, which should present an overview of supplies and energy for the estate, along with criteria related to overall sustainability, as well as the most immediate actions to be taken. An estimated budget for the proposal, broken down by sections, must also be included. The report may include graphic documentation, such as infographics, plans, axonometric drawings, usage diagrams, sustainability schemes, construction details, and solutions.

Presentation of proposals to the jury

Once the submission deadline for the proposals has passed, each of the 5 selected teams will be invited to present their proposals to the Jury and conduct a brief interview with the team.

- The approximate period for these presentations will be between 1 and 2 weeks after the submission of the proposals. Teams will be notified in advance, and a convenient presentation date will be agreed between the teams and the Jury.
- The presentations will be held in person, whenever possible. If an in-person meeting is not feasible, a virtual meeting will be arranged.
- For the presentation of each proposal, teams may use a PowerPoint presentation or similar

Evaluation criteria for the projects

The overall evaluation of the proposals will take place once all teams have made their presentations and interviews. The total evaluation will be up to 100 points, taking into account the following conditions:

- Architectural evaluation and design quality. Suitability to the program.
Up to a maximum of 40 points.
- Intervention in outdoor spaces. Relationship with the surroundings and landscape.
Up to a maximum of 20 points.
- Sustainability and energy efficiency. The use of sustainable materials or renewable energy, as well as the application of sustainable design guidelines (certifications such as LEED, BREEAM, Passivhaus, etc.) will be positively valued
Up to a maximum of 20 points.
- Technical and constructive feasibility.
Up to a maximum of 10 points.
- Economic evaluation of the proposal.
Up to a maximum of 10 points.

Outcome of the second phase of the competition

From the effective receipt of all proposals, the panels will be made available for analysis by the members of the Jury, who will have a period of 21 working days to evaluate them, starting from the day after the submission deadline. At the end of this period, a report with their decision will be issued.

Each Jury member will receive, in electronic format, a file containing all the documents submitted by the five finalist teams.

During the deliberation process, the Jury will hold meetings with the five finalist teams, who will be required to present their proposals in order to further explore the most relevant aspects of their projects.

The Jury Secretary, in coordination with the members, will propose the dates and location for the deliberations and where the proposal panels will be displayed. They will also be responsible for inviting any experts whose presence is requested by the Jury.

The designation of the winning team will be announced on a date to be determined, along with a detailed justification of the Jury's decision.

The identity of the authors of the awarded proposal will be revealed at a closing ceremony of the competition. The date, time, and location of the event will be communicated to the participants well in advance through the means established by the collaborating entity.

06. Awards and subsequent contract

Awards

After the selection of the winning team in the second phase, 5 prizes will be awarded.

First Prize: with an economic award of €20.000,00. This prize will include the winner's contract and will be considered an advance payment towards the service contract that will be signed, deducting this amount from the fees for the basic and execution project.

Second, Third, Fourth, and Fifth Prizes: each will receive an economic award of €5,000.00.

The costs of the prizes will be covered by the promoter of the competition. The prize payments will be made via bank transfer within a maximum of one month from the announcement of the competition winner.

Tax implications

The prizes will be subject to tax withholding according to the applicable legislation in the promoter's country. Payments will be made in euros (€) and may be subject to local or international taxes, which will be the responsibility of the winner.

Subsequent contract and contracting conditions

Once the jury has made its decision, the promoter will proceed, where applicable, to award the project competition and the corresponding service contract to the team designated by the jury as the winner, as well as to grant the other prizes.

The promoter reserves the right to award the competition to the team with the proposal rated as the first prize based on the jury's evaluation.

Awarding of the contract

Once the object of the potential service contract can be clearly defined, depending on the winning proposal, the value of the service contract will be determined based on the Budget for Material Execution (PEM), using the general rates applied by the State-Owned Real Estate Management Company (SEGIPSA). The regeneration project will then be commissioned, with the possibility of carrying it out entirely, partially, or in phases according to the proposed actions.

For the contract to be awarded to the winner, they must submit the necessary documentation demonstrating their capacity, solvency, and other requirements specified in the responsible declaration, as detailed below. The promoter, upon receiving this documentation, will have a period of ten working days to proceed with the contract award.

If the winner fails to demonstrate the necessary requirements for contracting or cannot formalize the contract due to reasons attributable to them, the promoter will proceed with their exclusion, resulting in the loss of the right to receive the prize. In this case, the proposal classified in second place will be declared the winner, and its author will be requested to submit the necessary documentation for the award of the contract.

Similarly, if the second-place proposal does not meet the capacity, solvency, or other established requirements, or cannot formalize the contract due to reasons attributable to its author, the promoter will also proceed with its exclusion. In this scenario, the proposal initially ranked third will be declared the winner, and its author will be asked to submit the necessary documentation for the award of the service contract.

If none of the three authors of the proposals selected by the jury meet the requirements for contracting and the conditions of solvency, or if the contract cannot be formalized due to reasons attributable to them, the promoter will declare the competition void. The award of the contract will be made through a reasoned resolution, which will be notified to the selected parties and published in the corresponding section of the competition's website on the Fundación RIA page.

The promoter reserves the right to award the competition to the team that is the author of the winning proposal according to the jury's assessment.

Required documents for contract formalization

The selected winner will be required to submit the necessary documentation within 10 business days from the date of the notification. The promoter will specify the required format and method for submitting this documentation.

- Provision of definitive guarantee

For this contract, the successful bidder must provide a definitive guarantee by means of a bank guarantee on first demand for the amount of 5% of the fees, excluding VAT. For the calculation of the amount of the definitive guarantee, the amount relating to the works management has been excluded as it is conditional on the award and execution of the work.

- Proof of identity and contractual capacity

For individual entrepreneurs: It is mandatory to submit a digitized copy of the National Identity Document (or equivalent, as applicable) of the person who signs the proposal, along with documentation proving registration in the Economic Activities Tax (IAE) under the corresponding category for the contract's object. The submission should include personal details and the business address.

If the company is a Spanish legal entity, it will be mandatory to submit a digitized copy of the Tax Identification Number and the deed or founding document, the bylaws or founding act, in which the regulations governing its activity are outlined and duly registered.

In the case of a Temporary Companies Consortium (UTE), a public deed of constitution must be submitted, duly registered in the corresponding registry as such

— Authorization of representation

Those who appear and sign the proposal on behalf of another must present a digital copy of the ID card of the authorized representative(s) or any other document that legally substitutes it.

If the bidder is an individual entrepreneur, a certified copy of the notarial power of attorney granted by the owner or proprietor of the business must be submitted. If the bidder is a legal entity, a certified copy of the company's deed of incorporation and any amendments, if applicable, registered with the Mercantile Registry, including the details in the bylaws or corporate agreements that establish the representation, must be provided. If this representation is not solely derived from those documents, a notarial power of attorney must also be submitted to justify it, registered in the Mercantile Registry or, if applicable, the corresponding public registry

— Proof of technical, economic, and financial solvency

— Professional association membership

Proof of membership in the corresponding Professional Association must be provided for the person responsible for the work, which will imply the accreditation of the academic degree. Furthermore, it will be necessary to provide the membership of any other technician who is part of the team and whose professional practice requires such membership.

— Professional liability insurance

Proof must be provided of the existence of professional risk indemnity insurance for an amount not less than the estimated value of the contract. This insurance must be accompanied by an undertaking to renew or extend it, thereby guaranteeing that the cover will be maintained throughout the performance of the contract.

— Compliance with tax and social security obligations

The documentation to be submitted to prove compliance with tax and social security obligations must include:

1. Tax Obligations:

- 1.1. Latest receipt of the Business Activity Tax (IAE) or a document proving registration in said tax
- 1.2. Official certificate issued by the competent authority of the State Administration, regarding state tax obligations.
- 1.3. Official certificate issued by the competent authority of the Regional Administration, regarding regional tax obligations.

2. Social Security Obligations

- 2.1. Certificate issued by the competent administrative authority certifying that the entity is up to date with its obligations with Social Security.
- 2.2. In the case of professionals, documentation must be provided to prove that each team member is registered in the Special Regime for Self-Employed Workers (RETA) or in the corresponding alternative Professional

Mutuals.

— Foreign partnerships

Foreign individuals or legal entities, whether or not from European Union Member States, who do not have a tax domicile in Spain, must submit a certificate issued by the competent authority in their country of origin, proving that they are in compliance with their corresponding tax obligations.

— Failure to submit

If the requested documentation is not submitted within the established deadline, it will be understood that the partnership has withdrawn its submitted offer.

Assignment of contract

The rights and obligations arising from this contract may not be assigned to third parties by the awardee, due to the personal nature of the services and the technical conditions that were decisive for the award.

Subcontracting

Due to the critical nature of the services related to the project and the direction of the work, as well as the integrated nature of both for their proper execution, these activities may not be subcontracted under any circumstances. They must be fully carried out by the main contractor or awardee.

Labor and social obligations

The awardee shall be required to comply with all current regulations regarding tax, labor, social security, occupational health and safety, social protection, workplace safety and hygiene, data protection, intellectual property, as well as any other applicable laws relevant to their activity.

Performance, compliance, and termination of the contract

— Contract execution

The winning bidder is obliged to submit the complete copies of the work subject to the contract, in accordance with the specifications set by the promoting company. The documents and plans must be delivered in the format and dimensions specified in the administrative terms of the contract.

— Deadlines for the drafting of the project

The term for the drafting of the Basic and Execution Project, as well as the Health and Safety Study, will be six months, starting from the signing of the contract. The successful bidder shall strictly comply with this term, delivering all documents and tasks according to the agreed conditions.

— Deadline for the construction direction

The deadline for the management of the work will be linked to the execution of the project and will correspond with the deadline set by the promoting company for the completion of the work. The contractor must adhere to the defined schedule to ensure proper coordination of the tasks.

— Compliance with deadlines and penalties

The contractor is obligated to comply with the total duration of the contract, as well as the partial deadlines established for the various execution phases. In the event of non-compliance with the deadlines due to reasons attributable to the contractor, Finsa may choose between terminating the contract, resulting in the forfeiture of the performance bond, or imposing financial penalties. The amount of these penalties will be determined based on the contractual terms and conditions. Penalties will be applied according to the procedures and conditions agreed upon in the contract, without the need for prior notification from the promoter. If the delay is due to reasons not attributable to the contractor, the specific provisions agreed upon by the parties will apply.

— Contractor's rights and payment

The contractor will be entitled to payment of the agreed price in the award for the work actually performed and formally accepted by the promoting company. Payment will be subject to prior approval of the corresponding invoice, as well as to the acceptance of the completed work by the person designated by the promoting entity.

Finsa will pay the amount within thirty days following the approval of the invoice, provided it is accompanied by the supporting documentation proving the total or partial execution of the contract. If Finsa delays the payment, it will be required to pay the contractor overdue interest and compensation for collection costs, in accordance with the provisions of Spanish Law 3/2004, of December 29, on measures to combat late payment in commercial transactions.

— Completion of the contract

The contract will be terminated when all contractual obligations have been completely fulfilled, or for any other reason for termination established in the terms of the contract or in the applicable regulations.

Project drafting phase

- Delivery of the preliminary and execution project

Upon delivery of the preliminary and execution Project, and after approval by the promoting company, the payment of the fees determined in the service contract, plus the corresponding VAT, will proceed. This amount will be paid after formal acceptance of the completed work by the designated responsible party.

- Construction direction phase

During the construction direction phase, partial payments will be made proportionally to the work certifications, until the total amount for the construction direction fee is completed. Payments will be subject to the issuance of the corresponding certifications by the person designated by the company.

- Invoicing

Invoices must be approved by the contract manager and issued in accordance with current regulations. Each invoice must include:

- Serial numbering
- Issue date
- Detailed description of the work performed
- Identification number (NIF) of both the sender and the recipient
- Amount of VAT charged

Invoices that do not meet these requirements will not be processed for payment until the deficiencies are corrected.

Approval by Professional Association

The execution project, as a development of the schematic design, must be submitted to the collegiate approval, included in the price of the contract.

Fulfillment of the contract and acceptance of the service

The contract will be considered fulfilled by the contractor when, after the total duration of the contract has expired, all contracted obligations have been completed in accordance with the established terms and to the full satisfaction of the client.

Contract settlement

The promoting company must agree and notify the contractor of the settlement of the contract within one month from the date of its receipt, proceeding, where appropriate, with the payment of the resulting balance.

Termination of the Contract

The contract may be terminated for the following reasons, in addition to those expressly agreed upon by both parties:

- Death or incapacitation of the individual contractor, or the dissolution of the legal entity of the contracting party.
- Declaration of bankruptcy or insolvency in any other legal proceedings.
- Mutual agreement between the parties.
- Inability to perform the services as initially agreed, if the contract cannot be modified as previously agreed. Moreover, if the modifications result in a price change exceeding 10% of the initial contract amount, excluding VAT, the contract may be terminated.
- Delay in meeting the deadlines set by the contractor. Specifically, if the delay in any activity exceeds one-third of the total agreed period, including extensions.
- Delayed payment by the contracting entity for more than six months.
- Withdrawal before the service provision begins or suspension of the contract's commencement due to reasons attributable to the contracting entity, for more than four months from the stipulated start date, unless a shorter time is set in the contract.
- Withdrawal after the service provision has started or suspension of the contract for more than eight months, unless a shorter time frame is established in the contract conditions.
- Additional contracts will be considered terminated if the main contract is dissolved.
- Failure to pay wages to workers involved in executing the contract, as well as non-compliance with the conditions stipulated in applicable collective agreements during the execution.
- Breach of essential contract obligations, as outlined in the tender documents or the contract itself.
- Interference with the powers of direction and inspection of the contracting entity.
- The termination of the contract for any of these reasons will result in the legal consequences outlined in the contract or the applicable regulations governing such contractual relationships.

- Effects of contract termination
In the event that the termination is carried out by mutual agreement, the rights and obligations of the parties shall be governed by what they have validly agreed upon between them.

If the termination occurs due to the contractor's culpable breach, the contractor shall compensate the company for the damages and losses incurred.

07. Communications and publications

All notifications related to the competition will be sent through the email provided by participants during registration. Any official communication, such as schedule changes, responses to inquiries, resolution of issues, or, if applicable, an invitation to participate in the second phase as well as the announcement of the winner, will be sent through this channel.

The minutes of the selection process will be published on the RIA Foundation website.

08. Jury

The Jury will be composed of highly regarded professionals in the field of architecture and other related disciplines. The members of the Jury will be selected by the organizer and collaborator of the competition and will act independently. The composition of the Jury will be as follows:

President:

- Santiago Víctor García Valiño, representing Finsa

Jury Members:

- Aurora Armental Ruiz, architect at Estar studio
- Graça Correia, architect at Correia Ragazzi studio
- Carme Pinós Desplat, architect at Carme Pinós studio

Secretary:

- Raquel Bóveda Ríos, representing Finsa

Consultative Committee (non-voting members):

- 3 Representatives from Finsa (strategy, forest management, construction, etc.)
- 2 Representatives from Fundación RIA

In the event of a tie in any decision, the Jury President's vote will be decisive.

Any attempt to exert pressure on the duly accredited Jury members will result in exclusion from the competition.

The Jury may invite experts in fields related to the competition to participate in the deliberation sessions, where they will have a voice but no vote. Invited experts must declare beforehand that they have no conflicts of interest with any of the proposals submitted to the competition. Additionally, a consultative committee will be formed in the same category, comprising non-voting representatives from various Finsa departments and the collaborating entity, Fundación RIA.

The responsibilities of the Jury will include analyzing the submitted documentation and determining the final admission of entries. Additionally, the Jury will be responsible for proposing, with appropriate justification, the exclusion of any non-admissible entries, documenting this decision in the official record.

9. Publication of proposals

The competition organizer reserves the right to organize a public exhibition or publish the submitted proposals, including both selected and non-awarded entries. This section outlines the conditions under which the proposals may be displayed or published, as well as the authors' rights in this context.

The rights granted to the organizer are likewise granted to the companies within the organizer's corporate group.

Public exhibition

The organizer/collaborator may hold one or more physical or virtual exhibitions of the proposals, which may be displayed at:

- Exhibition rooms, at the A Panda da Dá estate or other locations that the organizer/collaborator deems appropriate.
- International events or conventions chosen by the organizer/collaborator.
- The official competition website or any other digital platform that the organizer/collaborator considers suitable.

In the case of a physical exhibition, the organizer and/or collaborator will be responsible for preparing and organizing the display, ensuring that each proposal is properly identified with the name of its author or team, its title, and a brief description provided by them.

Publication in media

The proposals may be published in specialized media, architecture magazines, catalogs, commemorative books, or any other editorial format, both in physical and digital form. In such publications, the authorship of the proposals will be respected, and the corresponding information about the authors will be included.

Dissemination on social media and other digital platforms

In addition to formal exhibitions and publications, the organizer and/or collaborator may share images or excerpts of the proposals through their social media, website, and other digital communication channels. This publications may occur both during the competition (for promoting participants) and afterward to provide visibility to the event and the most notable proposals.br

Transfer of exhibition rights

By registering for the competition, participants transfer to the organizer and collaborator the right to display and share their proposals, without any additional compensation beyond the prizes established in the terms and conditions. This transfer of rights is solely for promotional, informative, and cultural use of the project and does not imply the transfer of commercial exploitation rights.

Protection of the integrity of the proposals

The organizer and/or collaborator commits to respecting the integrity of the proposals during any type of exhibition, publication, or dissemination. No modifications or

alterations will be made to the works without the prior consent of the author or the author's team. If the organizer and/or collaborator deem it necessary to adapt the format for the exhibition (e.g., adjustments to size or resolution for digital images), the authors will be notified to ensure that such changes do not affect the essence of the proposal.

Duration of the Transfer of Exhibition Rights

The rights granted for the exhibition, publication, and dissemination of the proposals will be valid for a period of 20 years from the date of the competition's resolution. After this period, any further use must be reauthorized by the author or authors of the project.

Any uses made up to that point may remain without being withdrawn; for example, physical or digital publications will not be removed.

The rights granted in this document to the organizer and the collaborator are granted for both commercial and non-commercial purposes, for an indefinite period, worldwide, and free of charge.

10. Calendar

The competition will proceed according to the following schedule:

Phase 1:

- Start of registration: on the day of the launch on the website of the collaborating entity, Fundación RIA.
- End of registration: 30 calendar days from the day after the publication of the competition announcement.
- Consultation period for the 1st Phase: until one week before the registration deadline.
- Jury deliberation: 20 business days.
- Announcement of the Five Selected Teams: the day after the Jury deliberation.

Phase 2:

- Start date for proposal submission: from the day the invitation to participate in the 2nd phase of the competition is sent.
- Deadline for proposal submission: 60 calendar days from the day after the invitation is sent to the 5 selected teams.
- Presentation and interview period: to be scheduled with the teams and the Jury.
- Review of the proposals by the Jury: 21 business days.
- Announcement of winners: the day after the jury deliberation.

Any modifications to the schedule will be promptly notified to all participants via email.

11. Cooperation

Participation in this competition implies acceptance by all participants to collaborate with the competition organization and the prizes, as well as to facilitate access to media outlets wishing to conduct interviews or visit and photograph their projects. The material submitted as documentation for the competition will be free from reproduction rights and may be used for dissemination in publications, exhibitions, and other media by the competition's organizing company, FINSA, and the collaborator, Fundación RIA.

12. Data protection

The personal data provided by the participants during the competition process will be processed by FINANCIERA MADERERA, S.A. (Finsa) and FUNDACIÓN RIA as Data Controllers in accordance with the applicable data protection legislation, in compliance with national and European data protection regulations (EU Regulation 2016/679 General Data Protection Regulation, as well as Organic Law 3/2018, of December 5, on the Protection of Personal Data and the Guarantee of Digital Rights), for the purpose of managing the call, development, and celebration of the competition, in accordance with the provisions of the official documents, as well as managing the participant's involvement in the competition. The data provided will only be used for these competition-related purposes.

In accordance with Article 6 of REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of April 27, 2016, and Article 6 of Law 3/2018, of December 5, on the Protection of Personal Data and the Guarantee of Digital Rights, the processing is based on the consent of the data subject for this purpose, given by submitting their participation in the competition. For the described purpose, the data will be kept for as long as necessary after the completion of the competition in order to address any possible legal obligations or liabilities arising from its processing.

The participating organizations (as well as the joint ventures - UTE) declare that they have obtained the consent of third parties for the transfer of their personal and professional data to the Responsible Entities.

We inform you that your data may be provided to service providers involved in the organization of the competition, for which access to your personal data or the data of third parties provided within the framework of the competition may be necessary.

We inform you that during the course of the competition, the personal data of the finalists will be published on the website and social media of the promoting company as well as the collaborating Foundation. Additionally, events may be held within the framework of the competition, where recordings and photographs will be taken of the participants/finalists, and these may be publicized in the media and corporate channels of the promoting company and the collaborating foundation. Therefore, participants consent and authorize the dissemination of their image, as well as their identifying data,

for the promotion of the competition across all available media and platforms, without this usage granting any right to compensation or benefit.

Participants may exercise their rights of access, rectification, cancellation, opposition, portability, and limitation of the processing of their data by contacting:

- FINANCIERA MADERERA, S.A. at the email address privacidad@finsa.es or by written communication to the address Carretera Nacional N550, km 57, 15707 Santiago de Compostela (A Coruña).
- FUNDACIÓN RIA by written communication to the address Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, A Coruña, Spain.
- They may also file a complaint with the Spanish Data Protection Agency (AEPD).

13. Transfer of image rights/intellectual property

Participants in the competition guarantee that the intellectual property of the submitted works belongs to the authors, who will retain full moral rights as recognized by intellectual property legislation. These rights are non-transferable and inalienable.

The submitted works may not be used for purposes other than those specified in the competition rules, nor may they be employed as material for drafting other projects by professionals not involved with the respective authors.

By submitting their proposals, participants grant the organizing company, Finsa, the companies within its group, and the collaborator, Fundación RIA, the rights to use, reproduce, distribute, and exhibit them, allowing for their use for both commercial and non-commercial purposes, indefinitely, worldwide, and free of charge. However, authors may request to remain anonymous if they are not awarded a prize.

Any use or modification of the submitted projects must be agreed upon with the authors beforehand

14. Suspensions, extensions and withdrawals

The organizer reserves the right to suspend, modify, or extend the competition in the event of unforeseen circumstances. In the case of a temporary suspension, deadlines will be reopened once the cause of the suspension has been resolved.

Any modifications to the schedule or suspension will be communicated to participants by the email provided during registration.

If the organizing company, Finsa, decides to cancel the project competition after proposals have been submitted, the organizer will compensate the participants for the work and materials used in their proposals. To receive this compensation, participants must submit the work completed up to the date of the cancellation notice by the following day. If these deadlines are not met, compensation will not be granted. The total amount allocated for compensation will not exceed the amount designated for the competition prizes.

15. Penalties and disqualifications

The following will be grounds for disqualification:

- Submission of the proposal after the deadline.
- Failure to comply with the technical specifications established in the competition rules.
- Submission of works that infringe upon third-party intellectual property rights (plagiarism).

Additionally, participants who violate ethical or legal rules may be penalized with exclusion from the competition.

Incompatibilities

Individuals who are in a professional or legal conflict of interest regarding the work in question, or those who have a reason preventing them from contracting with the organizing company, Finsa, will not be eligible to participate in both phases of this competition.

16. Contact and complaints

Contact

For any inquiries related to the competition, participants may contact the organizer and the collaborating entity by the email address consultas@fundacionria.org. The organizer/collaborator commits to responding to inquiries within a maximum of 6 business days during the designated periods. Responses to inquiries of general interest will be published anonymously on the official competition website, ensuring all participants have access to the same information.

If a participant believes that there has been an irregularity during the competition process, they may submit a formal written complaint. Complaints should be addressed to Fundación RIA through the following means:

Email: consultas@fundacionria.org

Postal Address: Rúa Virxe da Cerca nº6, 15703, Santiago de Compostela, A Coruña, Spain.

Complaints must be submitted within a maximum period of 10 business days from the date the event that caused the complaint occurs (e.g., from the publication of the results or any other situation justifying the complaint).

Once the complaint is received, the organizer/collaborator of the competition will have 15 business days to formally respond and take any corrective measures deemed necessary if applicable. The organizer/collaborator's decisions regarding the complaints will be communicated by email.

17. Acceptance of the Terms and Conditions

Participation in this competition implies full and unconditional acceptance of all the terms, conditions, and deadlines outlined in the competition rules. By registering and submitting their proposals, participants declare that they have read and understood the content of the rules and commit to complying with the established requirements.

Furthermore, participants accept any clarification or modification that may arise during the course of the competition, provided that such modifications are properly communicated by the organizing and collaborating entities.

If a participant does not accept any of the conditions outlined herein, they must refrain from participating in the competition. Failure to comply with any of the rules in this document will result in immediate disqualification, without the right to any claim by the participant.

18. Jurisdiction

For the resolution of any disputes arising from this competition and the content of these administrative rules, both the organizer and the collaborator, as well as the participants, expressly agree to submit to the jurisdiction of the courts and tribunals of Santiago de Compostela, waiving any other jurisdiction that may correspond to them. This jurisdiction will apply to the interpretation, execution, and compliance with all the provisions set forth in these bases. In case of litigation, the applicable law will be the current legislation of the autonomous community of Galicia and/or Spain, which will govern all legal relations arising from the competition.

Annexes

Annex 01. Registration

Registration for natural persons

Participation Statement

Hereby, and having taken notice of the international two-phase architecture competition organized by the company Finsa in collaboration with Fundación RIA, for the architectural and landscape regeneration of the A Panda da Dá estate in As Pontes, A Coruña:

- Affirm my qualification to participate in the competition..
- Declare that I am aware of and accept the conditions, requirements, and obligations set forth in the administrative and technical bases governing the competition.
- I therefore request that my participation in the competition be accepted.

Participant(s) Information

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

(...)

Collaborator(s) Information

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

(...)

Contact Information for Notifications

Full name: _____

Address: _____

Phone Number: _____

Email: _____

Signature of the Participant(s)

I declare that I wish YES NO, for my data to remain anonymous in the event that I am not awarded a prize.

Signature of all authors:

Place and Date:

Instructions: please complete all fields and submit this annex along with the required documentation before the deadline established in the competition rules.

Basic information on data protection

Entities Responsible for Data Processing: the organizing and collaborating entities.

Purpose of Data Processing: management of participation in the competition and compliance with legal obligations.

Interested parties can exercise their rights regarding their personal data by submitting a written request to Fundación RIA, along with an identification document of the interested person: Fundación RIA, Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, Spain. Phone: +34 881 150 071. For full information regarding data processing, please refer to the competition bases.

Registration for Partnerships

Participation Statement

Hereby, and having taken notice of the international two-phase architecture competition organized by the company Finsa in collaboration with Fundación RIA, for the architectural and landscape regeneration of the A Panda da Dá estate in As Pontes, A Coruña:

- Affirm my qualification to participate in the competition..
- Declare that I am aware of and accept the conditions, requirements, and obligations set forth in the administrative and technical bases governing the competition.
- I therefore request that my participation in the competition be accepted.

Details of the Partnership Submitting the Proposal

Partnership (1): _____ CIF: _____
Represented by: _____ ID/NIE/Passport: _____
Partnership (2): _____ CIF: _____
Represented by: _____ ID/NIE/Passport: _____
(...)

Project Director(s)

Full name: _____ ID/NIE/Passport: _____
Full name: _____ ID/NIE/Passport: _____
(...)

Contact Information for Notifications

Full name: _____
Address: _____
Phone Number: _____
Email: _____

Signature of the Participant(s)

I declare that I wish YES NO, for my data to remain anonymous in the event that I am not awarded a prize.
Signature of all authors:

Place and Date:

Instructions: Please complete all fields and submit this annex along with the required documentation before the deadline established in the competition rules.

Basic information on data protection

Entities Responsible for Data Processing: the organizing and collaborating entities.

Purpose of Data Processing: management of participation in the competition and compliance with legal obligations.

Interested parties can exercise their rights regarding their personal data by submitting a written request to Fundación RIA, along with an identification document of the interested person: Fundación RIA, Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, Spain. Phone: +34 881 150 071. For full information regarding data processing, please refer to the competition bases.

Registration for mixed teams - natural persons and partnerships

Participation Statement

Hereby, and having taken notice of the international two-phase architecture competition organized by the company Finsa in collaboration with Fundación RIA, for the architectural and landscape regeneration of the A Panda da Dá estate in As Pontes, A Coruña:

- Affirm my qualification to participate in the competition..
- Declare that I am aware of and accept the conditions, requirements, and obligations set forth in the administrative and technical bases governing the competition.
- I therefore request that my participation in the competition be accepted.

Participant(s) Information

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

(...)

Partnership: _____

Represented by: _____ DNI/NIE/Pasaporte: _____

Project Director(s)

Full name: _____ ID/NIE/Passport: _____

(...)

Collaborator(s) Information

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

(...)

Contact Information for Notifications

Full name: _____

Address: _____

Phone Number: _____

Email: _____

Signature of the Participant(s)

I declare that I wish YES NO, for my data to remain anonymous in the event that I am not awarded a prize.

Signature of all authors:

Place and Date:

Instructions: please complete all fields and submit this annex along with the required documentation before the deadline established in the competition rules.

Basic information on data protection

Entities Responsible for Data Processing: the organizing and collaborating entities.

Purpose of Data Processing: management of participation in the competition and compliance with legal obligations.

Interested parties can exercise their rights regarding their personal data by submitting a written request to Fundación RIA, along with an identification document of the interested person: Fundación RIA, Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, Spain. Phone: +34 881 150 071. For full information regarding data processing, please refer to the competition bases.

Annex 02. Incompatibilities

Model of responsible declaration of no incompatibility or prohibition to contract

Important: A copy of this declaration must be provided by each and every co-author of the proposal, whether they are individuals or companies (in which case it must be signed by their representative)

Participant(s) Information

Full name: _____ ID/NIE/Passport: _____

Address: _____

Phone Number: _____

Email: _____

Acting

In their own name (professionals in a personal capacity): _____

On behalf of (societies; please fill in their details below): _____

Authorized representative of: _____ CIF: _____

Address: _____

Declares responsibly and expressly:

- That the individual or legal entity represented, as well as its administrators, representatives, and the signatory, are not subject to any prohibitions on contracting established by the applicable regulations.
- That the individual or legal entity is not subject to any incompatibilities arising from the current legislation regarding incompatibilities for high-ranking officials or executive positions in the private sector.
- That the individual or legal entity is not subject to any cause of incompatibility for contracting with the promoting entity, Finsa, nor the collaborating entity, Fundación RIA, their employees, regular collaborators, or individuals with whom they maintain permanent associative relationships, as well as spouses or individuals with whom they have an affective cohabitation bond, descendants, or relatives by blood up to the fourth degree or by affinity up to the second.
- That the individual or legal entity does not have any outstanding debts in the enforcement payment period with the promoting entity, Finsa, or the collaborating entity, Fundación RIA, or, if applicable, such debts are duly guaranteed.

Authorizes:

- To the team representative, to carry out the necessary administrative procedures and, if applicable, to receive the corresponding awarded amount.

Signature of the declarant

Place and Date:

Basic information on data protection

Entities Responsible for Data Processing: the organizing and collaborating entities.

Purpose of Data Processing: management of participation in the competition and compliance with legal obligations.

Interested parties can exercise their rights regarding their personal data by submitting a written request to Fundación RIA, along with an identification document of the interested person: Fundación RIA, Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, Spain. Phone: +34 881 150 071. For full information regarding data processing, please refer to the competition bases.

Annex 03. Qualification(s)

Declaration Form of Compliance with Qualification Requirements

Hereby, and having taken notice of the international two-phase architecture competition organized by the company Finsa in collaboration with Fundación RIA, for the architectural and landscape regeneration of the A Panda da Dá estate in As Pontes, A Coruña:

Full name: _____ ID/NIE/Passport: _____

Acting

- In their own name (professionals in a personal capacity): _____
 On behalf of (societies; please fill in their details below): _____

Authorized representative of: _____ CIF: _____

Declares responsibly and expressly:

The author(s) of the proposal hold the degree of:

- Bachelor's in Architecture Studies and Master's in Architecture, or an equivalent qualification. This could either be Spanish, legally recognized (European Union titles), or officially recognized as equivalent to the Spanish qualification.

Signature of the declarant / representative

Place and Date:

Basic information on data protection

Entities Responsible for Data Processing: the organizing and collaborating entities.

Purpose of Data Processing: management of participation in the competition and compliance with legal obligations.

Interested parties can exercise their rights regarding their personal data by submitting a written request to Fundación RIA, along with an identification document of the interested person: Fundación RIA, Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, Spain. Phone: +34 881 150 071. For full information regarding data processing, please refer to the competition bases.

Annex 04. Formation of a Consortium (UTE)

Model Commitment for the Formation of a Temporary Union of Partnerships/ Professionals (UTE)

Hereby, and having taken notice of the international two-phase architecture competition organized by the company Finsa in collaboration with Fundación RIA, for the architectural and landscape regeneration of the A Panda da Dá estate in As Pontes, A Coruña:

Full name: _____ ID/NIE/Passport: _____

Full name: _____ ID/NIE/Passport: _____

(...)

Partnership: _____

Represented by: _____ ID/NIE/Passport: _____

(...)

They express their commitment to form a Temporary Consortium (UTE) in the event of being awarded the contract for the drafting of the basic project, execution project, and technical assistance for the direction of the construction work resulting from the competition, in accordance with the following percentages:

Full name: _____ Porcentaje (%): _____

(...)

Partnership: _____ Porcentaje (%): _____

(...)

They also agree to appoint as the representative and sole point of contact with the promoting and collaborating entity:

Full name: _____ ID/NIE/Passport: _____

Address: _____

Phone Number: _____

Email: _____

Signature

Signature of the authors of the proposal and the legal representative in the case of partnerships:

Place and Date:

Basic information on data protection

Entities Responsible for Data Processing: the organizing and collaborating entities.

Purpose of Data Processing: management of participation in the competition and compliance with legal obligations.

Interested parties can exercise their rights regarding their personal data by submitting a written request to Fundación RIA, along with an identification document of the interested person: Fundación RIA, Rúa Virxe da Cerca 6, 15703, Santiago de Compostela, Spain. Phone: +34 881 150 071. For full information regarding data processing, please refer to the competition bases.

Promotes

Finsa - Central Services
Carretera N-550, km. 57
15707 Santiago de Compostela
A Coruña, Spain
finsa.com

In collaboration with

Fundación RIA
Rúa Virxe da Cerca 6
15703 Santiago de Compostela
A Coruña, Spain
fundacionria.org

Finsa RIA