

Court of Bologna

R.G. N. 6102/2025

The President Pasquale Liccardo

Having noted that in point iv) of the decree filed on the same date, it was indicated:

As a guarantee of the exact and timely fulfillment of the obligation to pay the aforementioned amount of \in 14,143,000.00 (fourteen million one hundred and forty-three thousand/00), the Offeror, under offer ineffectiveness and/or exclusion penalty, will deliver to the Notary Mrs. Rita Merone, by June 26, 2025 at 12:00, in favor of CMC, a first demand guarantee, insurance/banking guarantee of the same amount, issued by a primary Insurance Company/Banking Institute approved by the Expert Mrs. Stefania Chiaruttini, with signature authenticated by a notary, enforceable on first demand,

whereas the guarantee submission date should have been indicated as June 17, 2025, at 12:00.

F.T.R.

Having regard to art. 287 of the Italian Civil Procedure Code

Provides

for the material rectification by virtue of which the decree must be understood as amended as follows:

iv) As a guarantee of the exact and timely fulfillment of the obligation to pay the aforementioned amount of € 14,143,000.00 (fourteen million one hundred and forty-three thousand/00), the Offeror, under offer ineffectiveness and/or exclusion penalty, will deliver to the Notary Mrs. Rita

Merone, by 12:00 on June 17, 2025, in favor of CMC, a first demand guarantee, insurance/banking guarantee for the same amount, issued by a primary Insurance Company/Banking Institution approved by the Expert Mrs. Stefania Chiaruttini, with signature authenticated by a notary, enforceable on first demand, where the guarantee submission date should have been indicated as 12:00 on June 17, 2025.

Modena,05/16/2025

The President

Pasquale Liccardo