To the Institute Director.....

The undersigned		
	(surname – maiden name for women)	(name)
Fiscal code		
Born in	Prov	on the date
Currently residing in		Prov
		Postal Code

PEC e – mail :....

(completed by hand or in legible handwriting)

requests, according to art. 22 of Law 240 of 30/12/2010 to be admitted to the public selection, by qualifications and interview, **ISOF_270_2023_BO** for the assignment of 1 typical research fellowship. a) Professionalizing for carrying out research activities within the research programme:

"Characterization of advanced materials"

under the scientific responsibility of Dr. Vincenzo Palermo to be held at the headquarters of the Institute for Organic Synthesis and Photoreactivity of the CNR in Bologna, Via Piero Gobetti n. 101 – 40129.

Therefore, the undersigned declares under his own responsibility:

1) To be a citizen

-,															
2)	to	have	obtained	а	university	degree	(0	r e	equivale	ent f	oreign	qu	alifica	tion *)	in
							on	the	date	/_	/	at	the	University	of
	;														
3) to have obtained the title of research doctor (or equivalent foreign qualification) in															
							on	the	date	/_	_/	at	the	University	of

- 4) that he has no criminal convictions and that he has no pending criminal proceedings against him (if not, indicate which ones);
- 5) that I have/have not received other research grants from 01/05/2011 to and that I have/have not used the types of employment relationships referred to in art. 2 of the selection notice, which occurred with

The undersigned attaches to this application:

1) substitutive declaration of certification and deed of notoriety according to art. 46 and 47 of Presidential Decree 445/2000 and subsequent amendments to be completed using the form (Annex B) certifying the truthfulness of the content of the Curriculum vitae et studiorum;

2) list of jobs submitted by the candidate electronically pursuant to art. 4 of the announcement.

Place and date

SIGNATURE _____

* - If the qualification was obtained abroad, suitable documentation must be presented certifying the equivalence with a qualification issued in Italy, in accordance with the provisions of art. 3, point d) of this notice.

DECLARATIONS IN PLACE OF CERTIFICATES (art. 46 D.P.R. n. 445/2000)

DECLARATIONS IN LIEU OF THE NOTICE (art. 47 D.P.R. n. 445/2000)

.. I... subscribe...

SURNAME	
NAME	
BORN IN:	PROV
ON THE	
CURRENTLY RESIDENT IN:	
	PROV
ADDRESS	

TELEPHONE

Having regard to D.P.R. 28 December 2000, n. 445 concerning "T.U. of the laws and regulations concerning administrative documentation" and subsequent amendments and additions;

Having regard to Law 12 November 2011, n. 183 and in particular art. 15 concerning the new provisions on certificates and replacement declarations (*);

Aware that, pursuant to art.76 of DPR 445/2000, false statements, falsehoods in acts and the use of false acts are punished under the Penal Code and the special laws in force on the subject, declares under its own responsibility:

<u>that what is stated in the following curriculum vitae et studiorum</u> <u>including information on scientific production</u> is true

Curriculum vitae et studiorum

studies completed, the qualifications obtained, the publications and/or the technical reports and/or the patents, the services provided, the functions performed, the positions held and any other scientific, professional and didactic activity (in chronological order starting from the most recent title)

Es: title description

Date Protocol

issued by

period of activity from to to

signature (**)

.....

(*) pursuant to art. 15, paragraph 1 of Law 12/11/2011, n. 183, the certifications issued by the P.A. regarding states, personal qualities and facts are valid and usable only in relations between individuals; in relations with the Public Administration Bodies and public service managers, the certificates are always replaced by the replacement declarations of certification or the document of recognition referred to in art. 46 and 47 of DPR 445/2000

1) Date and sign all pages of the declaration.

2) Attach to the declaration a photocopy of a valid personal identity document.

3) The information provided with the substitute declaration must be correctly identified with the individual reference elements (example: date, protocol, publication title etc...).

4) The CNR, pursuant to art. 71 and for the effects of art. 75 and 76 of D.P.R. 445 of 28/12/2000 and subsequent amendments and additions, check the veracity of the replacement declarations.

5) The legislation on substitute declarations applies to Italian and EU citizens.

6) Nationals of States not belonging to the Union, legally residing in Italy, can use the substitute declarations referred to in art. 46 and 47 of D.P.R. 445 of 28.12.2000 limited to states, personal qualities and facts certifiable or certifiable by Italian public entities, without prejudice to the special provisions contained in laws and regulations governing immigration and the status of aliens.

Apart from the above cases, nationals of States not belonging to the Union authorised to stay in the territory of the State may use the substitute declarations in cases where the production of the same takes place in application of international conventions between Italy and the country of origin declarant's.

INFORMATION ON THE PROCESSING OF PERSONAL DATA RESA PURSUANT TO ART. 13 OF EU REGULATION 2016/679

Pursuant to art. 13 of the aforementioned Regulation, we inform you that:

- 1) Your personal data will be processed for the following purposes: carrying out the selection procedure, including the possible use of rankings and for the subsequent possible assignment of the grant, for the execution of tasks in the public interest or in any case connected to the exercise of public powers entrusted to the National Research Council. The data will be processed for the time necessary for the selection and, in the event of awarding of the grant, for the entire period in which the relationship established with the grant holder elapses and, after termination, for the possible fulfillment of obligations of law in compliance with the regulations in force on the conservation of administrative documents;
- The data will be processed in digital and analogue form, with organization and processing methods related to the purposes indicated above and, in any case, in such a way as to guarantee their security and confidentiality.
- 3) The provision of data is mandatory for the completion of the selection procedure; any refusal to provide such data will result in the inability to participate in the procedure itself.
- 4) The Director/Manager of the Structure that issued the selection notice, the person in charge of the procedure, the personnel in charge of managing the various phases of the procedure, may become aware of the data in question, for the achievement of the purposes indicated above, the members of the examining commission and the secretary.
- 5) The Data Controller is: the National Research Council Piazzale Aldo Moro n. 7 00185 Rome PEC: protocolammcen@pec.cnr.it, whose contact point is indicated in article 10 of the selection notice, entitled "Personal data processing".
- 6) The contact details of the Data Protection Officer are: E-mail: rpd@cnr.it; PEC: protocol-ammcen@pec.cnr.it at the National Research Council Piazzale Aldo Moro n. 7 00185 Rome.
- 7) The final merit ranking will be published in the manner indicated in art. 7 of the selection announcement, entitled "Selection procedure and ranking".
- 8) The following information of the winning candidate will also be disclosed on the CNR website in the "Transparent Administration" section pursuant to and by effect of article 15, paragraph 1, of Legislative Decree no. 33/2013: a) the details of the document awarding the grant; b) the curriculum vitae presented by the candidate; c) the fees, however denominated, relating to the research grant.
- 9) At the end of the selection procedure, within the limits relevant to the purposes indicated above, the candidate's data may be communicated to third parties, in compliance with the obligations established by laws, regulations, national and community legislation, as well as by provisions issued by relevant authorities legitimized by supervisory and control bodies, pursuant to art. 6 of EU Reg. 2016/679.
- 10) As an interested party, the candidate has the right to ask the Data Controller for access to personal data concerning him and to exercise the rights referred to in articles 15 and following of Regulation (EU) 2016/679, including requesting the rectification or cancellation of the same or the limitation of treatment or to oppose the treatment by submitting a specific request to the contact referred to in point 5 above.
- 11) As an interested party, if the conditions are met, the candidate can lodge a complaint with the Guarantor for the protection of personal data as supervisory authority according to the established procedures.

The undersigned		
born in		on the
residing in	address	
Date	(SIGNATURE LEGIBLE)	