THE ENGLISH LANGUAGE TRANSLATION DOES NOT HAVE LEGAL VALUE IN ITSELF, AND THUS DOES NOT SUPERSEDE THE ITALIAN VERSION OF THE CALL ANNOUNCEMENT (BANDO)

NOTICE No. 331.2 RIC INO

Selection by qualifications and interview pursuant to art. 8 of the “Regulations concerning the recruitment of personnel with fixed-term employment contracts”, for the recruitment, pursuant to art. 83 of the National Collective Labour Agreement for the 2016-2018 “Education and Research” sector, signed on 19 April 2018, of a staff member with a professional profile of Researcher III level, at the National Institute of Optics - research unit in Sesto Fiorentino (FI).

THE DIRECTOR

HAVING REGARD to the Legislative Decree 4 June 2003, n. 127 “Reorganization of the National Research Council”;  
HAVING REGARD to the Legislative Decree 31 December 2009 n. 213, “Reorganization of research institutions in implementation of art. 1 of the law of 27 September 2007, n. 165”;  
CONSIDERING the Legislative Decree 25 November 2016, n. 218 containing “Simplification of the activities of Public Research Bodies pursuant to article 13 of the law of 7 August 2015, n. 124”;  
CONSIDERING the Statute of the CNR, issued with provision of the President of the CNR n. 93 prot. 0051080/2018 of 07/19/2018, which was given notice of publication on the website of the Ministry of Education, University and Research, 25 July 2018, which entered into force on 1 August 2018;  
HAVING REGARD to the Organizational and Operational Regulations of the CNR, issued with provision of the President of the CNR n. 14 prot. n.0012030 dated 18 February 2019, published on the institutional website of the National Research Council and the Ministry of Education, University and Research, in force since 1 March 2019;  
HAVING REGARD to the CNR Staff Regulations, issued by decree of the President of the CNR prot. no. 0025035 dated 4 May 2005, published in the Ordinary Supplement no. 101 to the Official Gazette of the Italian Republic no. 124 of 30 May 2005;  
HAVING REGARD to the Law of 7 August 1990 n. 241, “New rules on administrative procedure and right of access to administrative documents” and subsequent amendments;  
CONSIDERING the D.P.R. 171 of 12 February 1991, for compatible parts;  
CONSIDERING the D.P.R. 9 May 1994, no. 487 “Regulation containing rules on access to jobs in public administrations and the procedures for carrying out competitions, single competitions and other recruitments in public jobs” and subsequent amendments;  
HAVING REGARD to the Law of 12 March 1999 n. 68, “Regulations for the right to work of the disabled” and subsequent amendments and additions;  
CONSIDERING the D.P.R. 28 December 2000 no. 445, “Consolidated text of legislative and regulatory provisions on administrative documentation” and subsequent amendments;  
HAVING REGARD to the Legislative Decree 30 March 2001 n. 165, “General rules on the organization of work employed by public administrations” and subsequent amendments, in particular articles 35 and 36;  
HAVING REGARD to the Legislative Decree 30 June 2003 n. 196 “Personal data protection code” and subsequent amendments;
HAVING REGARD to the Legislative Decree 7 March 2005 n. 82 “Digital Administration Code” and subsequent amendments;

HAVING REGARD to the “Regulations concerning the hiring of personnel with fixed-term employment contracts” approved by the Board of Directors with resolution no. 162 dated 9 November 2005, for the compatible parts;

GIVEN the adoption of the European Charter for Researchers and the Code of Conduct for the recruitment of Researchers, based on the Recommendation of the Commission of the European Community of 11 March 2005, n. 251, which the Entity has resolved to inspire its action (resolution of the Board of Directors no. 129/2005);

HAVING REGARD to the Legislative Decree 11 April 2006, n. 198 “Code of equal opportunities between men and women”, as amended by Legislative Decree 25 January 2010 n. 5, in implementation of directive 2006/54/EC;

CONSIDERING the decree of the President of the CNR n. 48 of 6 June 2006;

HAVING REGARD to the Law of 18 June 2009, n. 69 and in particular the art. 32, ch. 1 concerning the elimination of waste related to the maintenance of documents in paper form;

GIVEN the directive of the Minister of Public Administration and Simplification n. 14/2011 for the application of the new provisions on certificates and substitutive declarations pursuant to art. 15, of the law of 12 November 2011, n. 183;

HAVING REGARD to the Law no. 35 of 4 April 2012, “Urgent provisions on simplification and development” and in particular article 8 paragraph 1;

HAVING REGARD to the Law of 6 November 2012, n. 190 “Provisions for the prevention and repression of corruption and illegality in the public administration”;

HAVING REGARD to the Legislative Decree 14 March 2013, n. 33 “Reorganization of the discipline concerning the obligations of publicity, transparency and dissemination of information by public administrations”;

CONSIDERING the Legislative Decree 25 May 2016, n. 97 “Revision and simplification of the provisions regarding the prevention of corruption, publicity and transparency, corrective of the law of 6 November 2012, n. 190 and of the legislative decree 14 March 2013, n. 33, pursuant to article 7 of the law of 7 August 2015, n. 124, concerning the reorganization of public administrations”;

HAVING REGARD to the CCNL of the 2016-2018 “Education and Research” sector, signed on 19 April 2018, in particular articles 83 and 84;

HAVING REGARD to the Regulation (EU) no. 2016/679 of the European Parliament and of the Council of 27 April 2016 concerning the protection of individuals with regard to the processing of personal data, as well as the free movement of such data and which repeals Directive 95/46/EC general regulation on data protection published in the European Official Gazette of 4 May 2016 and applicable from 25 May 2018;

GIVEN the art. 1014, paragraph 4 of Legislative Decree 66/2010 "Military Regulation Code" concerning the reserves in favor of volunteers on short-term and fixed-term service of the Armed Forces discharged without demerit or during the rest period as well as volunteers in permanent service;

HAVING ESTABLISHED that the reservation in favour of the subjects indicated by Legislative Decree 66/2010 cannot be applied to the present announcement to a post, subject to the fact that the relative fraction will be taken into account in the subsequent competitions organized by the Authority or in any recruitment measures by sliding the ranking, as provided for by art. 1014, paragraph 4, by the aforementioned Legislative Decree 66/2010;

GIVEN resolution no. 331 of 8 November 2022 through which the Board of Directors approved the new regulations for calling tenders for the recruitment of fixed-term staff;
HAVING REGARD to the research project entitled Advanced, Disruptive and Emerging QUAntum technologies for Defense (ADEQUADE) G.A. 101103417 (EDF Lump Sum Grants), concerning the study of quantum technologies for defense applications and the related active contract with expected contract start dates 01.12.2022 and contract end 30.11.2025, unless extended, funded by the European Union – code CUP B89I22002230006; ACKNOWLEDGING that the financial coverage of the costs associated with fixed-term employment will be borne by the funds deriving from the aforementioned active contract, stipulated with the European Commission contract repertoire SIGLA no. 4145/2023, entry assessment decree protocol no. 113904 of 17/04/2023, registered in the SIGLA accounting system with no. 3652 of 17/04/2023, recorded in the balance sheet with variation to Management Plan no 1606/2023; HAVING SEEN the provision prot. n. 281584 of 26/09/2023 concerning the change to the management plan recorded in the SIGLA accounting system with no. 6459/2023 with which the transfer of financial resources to the relevant items of the organisation's budget was arranged; CONSIDERING that the verification of the internal professionalism of the Institution, started with INO notice n. 577 published on the INTRANET for carrying out the activity covered by this notice, ended with a negative outcome; HEREBY PROVIDES AS FOLLOWS

Article 1
Positions to be assigned – Activity programmes

A public selection based on qualifications and interview is announced pursuant to art. 8 of the “Regulations concerning the recruitment of personnel with a fixed-term employment contract” for the recruitment, pursuant to art. 83 of the National Collective Labour Agreement for the 2016-2018 “Education and Research” sector, signed on 19 April 2018, of a staff member with a professional profile of Researcher III level, at the National Institute of Optics - research unit in Sesto Fiorentino (FI), for carrying out the following scientific research activity: “Nanophotonics with color centers in diamonds for vector magnetometry and radio frequency detection” in the context of the project called ADEQUADE mentioned in the introduction.

Article 2
Admission requirements

1. The following requirements are necessary for admission to the selection:
   a) citizenship of one of the member states of the European Union. Can also participate family members of citizens of European Union Member States, who do not have the citizenship of a Member State, who are holders of the right of residence or the right of permanent residence, or citizens of Third Countries, who are holders of the EC residence permit for long-term residents or holders of refugee status or subsidiary protection status;
   b) age not less than 18 years;
   c) standing in line with military obligations, if subject, pursuant to art. 1 Law no. 226 of 23 August 2004, for male candidates born before 31 December 1985;
   d) not having had criminal convictions, which have become final, for crimes that lead to disqualification from holding public offices; not having been dismissed or exempted from employment in a Public Administration for persistent and insufficient performance and not having been declared revoked from another state job, for having obtained employment through
the production of false documents or documents tainted by an incurable disability, as well as that he has not been banned from holding public office on the basis of a final judgment, nor has he been dismissed for disciplinary reasons pursuant to the national collective labor agreements stipulated for the sectors of the Public Administration;
e) enjoyment of civil and political rights. For candidates who are not Italian citizens and do not hold refugee or subsidiary protection status, the enjoyment of civil and political rights refers to the country of citizenship;
e) enjoyment of civil and political rights;
f) Master’s degree in physics, materials science or electronic engineering (DM 270/04 class) LM-17, LM-53, LM-29; or specialist degrees in physics, materials science or electronic engineering (DM 509/99 class) 20/S, 61/S, 32/S, or university degrees (old system) equivalent to the aforementioned degree classes, pursuant to the interministerial decree 07/09/2009 and subsequent additions. Qualifications declared equivalent by current legislation are also admitted.
If the qualification was obtained abroad, the candidate indicates in the application the details of the provision with which the qualification itself was recognized as equivalent to the corresponding Italian qualification or declares to have submitted the relevant request. In this case, the candidate will be admitted to the selection procedure with reserve, it being understood that the equivalence of the qualification must be presented before the signing of the contract.
g) at least three years experience in nano-optics or nanophotonics and/or quantum optics, preferably based on color centers in diamond,
h) or possession of the title of Research Doctor relevant to the field of experience requested;
i) knowledge of the English language and basic information technology (to be assessed during the interview);
j) knowledge of the Italian language for candidates of citizenship other than Italian (to be assessed during the interview).
The requisites must be possessed on the expiry date of the deadline for submitting the application, under penalty of exclusion from the selection procedure, as well as at the time of signing the employment contract.

Article 3
Application form and deadlines for submission

1. The application must be completed and submitted exclusively electronically, using an IT application, available through the recruitment portal (Portale Unico del Reclutamento) referred to in art. 35 ter of Legislative Decree 165/2001 (https://www.inpa.gov.it) or in the competitions area of the CNR website at https://selezionionline.cnr.it, following the instructions specified in paragraph 4 below.

2. No other forms of production or methods of sending the application are permitted participation, under penalty of exclusion.

3. The deadline for submitting the application is 30 days starting from the day following the publication of the notice of the announcement in the “Portale Único del Reclutamento” (https://www.inpa.gov.it). The application received by 6pm on the last working day is considered to have been submitted within the deadline. The date of submission of the application to participate in the procedure is certified by the IT system which, upon expiry of the deadline for submission, will no longer allow the application to be sent. In the event of partial or total
malfunction of the platform on which to upload the application, following an investigation, the Institution will extend the deadline for submitting the application, corresponding to the time of the malfunction. In this case, the Institution publishes a notice of the confirmed malfunction and the corresponding extension period on the institutional website and on the single recruitment portal.

4. To submit applications, proceed as follows (also making use of the "User Manual" available in the Online Selections IT procedure under "Altro" ("Other"): a) log in via the public digital identity system (SPID) or with an electronic identity card (CIE). Alternatively, you can obtain the proprietary access credentials of this administration by registering on the portal https://selezionionline.cnr.it using the following link Nuova registrazione. Those who have already participated in a previous selection through the same site must use the credentials already in their possession, without registering again; b) For further information, consult the "Access/registration procedure" chapter of the User Manual, while to receive assistance use the Helpdesk service; c) fill in the application, inserting the declarations indicated in the following art. 4; d) attach the PDF of a valid identity document; e) attach the PDF of the curriculum vitae et studiorum in European format; f) download (exclusively after having completed and saved the insertion of the data requested in the application form) the form concerning the self-certification declarations and the deed of notority, pursuant to articles. 46 and 47 of the Presidential Decree of 28 December 2000 n. 445, sign it with a legible handwritten signature and scan it or sign it digitally, then attach the aforementioned to the participation application; g) download (only after having completed and saved the entry of the data requested in the application form) the form concerning the information on the processing of personal data pursuant to Regulation (EU) no. 2016/679, sign it with a legible handwritten signature and scan it or digitally sign it, then attach the aforementioned to the participation application; h) confirm and definitively send the application to receive confirmation of correct submission. The aforementioned documents must be inserted into the IT procedure in PDF format (Portable Document Format).

5. The IT system sends confirmation of the correct submission of the application to the candidate's registration email address.

6. Applications that are not confirmed and definitively sent in the procedure, as indicated in paragraph 4 letter. h), remain in provisional status and are therefore void.

**Article 4 – Application for participation**

1. In the application for participation the candidate must declare, under his/her own personal responsibility:
   - surname and name, date and place of birth;
   - residence or domicile (if different from residence) and tax code;
   - citizenship;
   - if an Italian citizen, the municipality in whose electoral lists he is registered, or the reason for failure to register or cancellation from the same lists;
   - if foreign citizens, to enjoy civil and political rights in the country they belong to or come from (with the exception of candidates holding refugee status or subsidiary protection status);
   - not to have had criminal convictions with a final sentence for crimes involving disqualification from holding public offices; in the case of criminal convictions with a
final sentence for different crimes, the details of the convictions reported (type, date of
the provision, Authority that issued it);
- that you have no ongoing criminal proceedings of which you are aware or
administrative proceedings for the application of security or prevention measures or
criminal records against you that can be registered in the criminal record; otherwise,
indicate the criminal proceedings, administrative proceedings for the application of
security or prevention measures or criminal records against you that can be registered
in the criminal record, pursuant to article 3 of the decree of the President of the Republic
of 14 November 2002, n. 313, the date of the provision and the Authority that issued it
or the one in which any criminal proceedings are pending;
- the qualification held, with the indication of the complete wording on the qualification,
the date of achievement and the institution that issued it, as well as the details of any
equalization provision;
- the possible need for aid during the examination tests in relation to a specific disability;
- any services provided to a Public Administrations and any causes for the termination
of such services;
- that you have not been dismissed or placed on leave from employment in a Public
Administration due to persistent and insufficient performance and that they have not
lost their employment with another state organization for having obtained employment
through the production of false documents or vitiated by an invalidity that cannot be
remedied, as well as not having been banned from public office on the basis of a final
judgment;
- for male candidates, born before 31 December 1985, the regular position regarding
military service obligations according to current Italian legislation;
- possession of any preferential qualifications of equal merit provided for by current
legislation;
- for foreign citizens only: to have adequate knowledge of the Italian language;
- the personal PEC address of the candidate, to which you wish communications relating
to the selection to be sent;
- a telephone number and an ordinary email address.

2. Communications relating to this procedure will be sent to the candidate’s personal PEC
address; in case of failure to enter the personal PEC address, the ordinary e-mail address will
be used, in the latter case the failure to deliver communications is the direct responsibility of
the candidate. The CNR assumes no responsibility for inaccurate address details by the
candidate or by failure or late communication of change of PEC address and/or ordinary e-mail
address indicated in the application.

Article 5
Examination Commission

1. The examining Commission, appointed by the Director of the National Institute of Optics,
is composed according to the provisions of articles 5 and 7 of the “Regulations concerning the
recruitment of personnel with fixed-term employment contracts” of 2005, as well as by
resolution no. 142/2021, and in particular by three effective members, of which at least one
external, and by two substitute members; the role of Chairman of the commission is assigned
to the external member.
2. The act of appointment is published on the CNR website page: at the addresses https://www.urn.cnr.it/ and https://seleziononline.cnr.it.

3. Any changes on the legal status that occur after the appointment do not affect the quality of commissioner.

4. The Commission shall conclude the procedure within three months of the date of the first meeting. With his own provision, the Director to whom reference is made in paragraph 1 may extend the aforementioned term only once and for no more than two months. Non-compliance with this deadline must be collectively justified by the Examination Commission with a reasoned report to be forwarded to the Director himself.

**Article 6**

**Curricula – Self declarations**

1. Pursuant to article 15 of Law 12 November 2011 No. 183, it is forbidden to exhibit to public administrations and private managers of public services, certificates concerning personal statuses and facts and personal qualities, which must always be made by personal sworn declarations or declarations in lieu of affidavits pursuant to articles 46 and 47 of the Decree of the President of the Republic 28 December 2000 No. 445.

2. Candidates must attach to the application form the curriculum vitae et studiorum and the declarations to which reference is made in paragraph 4 below.

3. It is the responsibility of the candidate to include in the curriculum all the information necessary for the evaluation of qualifications, such as for example: references of the document (date, identification number if present in the document), natural or legal person who issued the document, as well as the curriculum vitae itself with useful information for evaluation purposes, such as: nature and duration of the assignment and / or activity carried out, functions, experience gained, role played by the candidate, etc. Any information included in the curriculum without the elements useful for evaluation will not be taken into consideration by the Commission.

4. The candidate must attach the form relating to personal sworn declarations or declarations in lieu of affidavits, to which reference is made in the aforementioned legislation, with a photocopy of a valid identification document with legible signature, as indicated in article 4 of the announcement.

5. The personal sworn declarations foreseen for Italian citizens apply also to citizens of the European Union. People who are not citizens of the European Union can use the personal sworn declarations only in those cases in which there is the necessity of proving personal statuses, facts and qualities that can be certified or are certifiable by Italian public or private entities, that is to say in those cases where the production of the same declarations takes place in application of international conventions between Italy and the country of origin of the declarant.
6. The Administration carries out appropriate checks on the veracity of the content of the personal sworn declarations pursuant to article 71 of the Decree of the President of the Republic No. 445/2000.

**Article 7**
**Exclusion**

1. The following are reasons for official exclusion:
   a) the submission of the application and related attachments in ways other than those indicated in the art. 3;
   b) the lack of the requirements referred to in the art. 2 from letter a) to letter f);

2. Candidates not excluded are still admitted to the selection procedure with reservations.

3. The person in charge of the procedure may order at any time the exclusion from the selection for lack of the prescribed requirements. If the reasons for the exclusion are ascertained after the completion of the selection procedure, the aforementioned person in charge of the procedure orders the forfeiture of any right resulting from participation in the procedure itself; the withdrawal of candidates will also be ordered if one of the declarations provided in the application for participation in the selection or the declarations made pursuant to the Decree of the President of the Republic No. 445/2000 is not true.

**Article 8**
**Titles and interview**

1. The Commission first adopts the evaluation criteria before having read the documentation submitted by the candidates.

2. For the evaluation of the qualifications and the interview, the examining commission has a total of 90 points, divided as follows:
   a) titles 30 points;
   b) interview 60 points.
Candidates who have obtained a score of no less than 21/30 in the examination of qualifications are admitted to the interview.

3. The notice of call for the interview, with the indication of the score obtained in the evaluation of qualifications, is given to admitted candidates, at least fifteen days before the day in which they must take it, to the candidate’s PEC address; the CNR assumes no responsibility for any network connection disruptions.

4. Candidates must present themselves with a valid identification document.
The interview, aimed at verifying the possession of the aptitude and professional requisites required in relation to the position to be filled, will focus on the professional activities and/or experiences referred to in art. 2 lett. g), as well as on the knowledge referred to in art. 2 lett. i).

5. To pass the interview, the candidate must obtain a score of no less than 42/60 and demonstrate adequate knowledge of the English language and basic information technology.
foreign candidates must also demonstrate adequate knowledge of the Italian language;

6. At the end of the session relating to the interview, the Examining Commission draws up a list of candidates with indication of the vote obtained by each one in this test, a list which, signed by the President and the Secretary of the Commission, is posted on the same day at the register of the exam site.

7. The Administration reserves the right to carry out the oral test in videoconference, through the use of IT and digital tools, guaranteeing in any case the adoption of technical solutions that ensure its publicity, the identification of the participants, as well as the security of the telecommunications and their traceability; any detailed indications regarding the conduct of the test electronically will be published on the institutional website of the CNR and on the online selection platform and these will be communicated individually to the candidates.

Article 9
Regularity of deeds
Approval of the ranking and nomination of the winner

1. The Director, within thirty days of the delivery of the documents by the Commission, after verifying the regularity of the procedure by the person in charge of the procedure, approves the merit ranking with his own provision and appoints the winner.

2. In the event that formal defects are found, the responsible for the procedure sends the documents back to the Commission for their regularization, with a reasoned provision, establishing a deadline.

3. The ranking is formed according to the order of the points of the overall mark obtained by each candidate, with the observance, with equal points, of the preferences established by art. 5 paragraphs 4 and 5 of the Presidential Decree 487/94, as amended by art. 2 paragraph 9 of the Law 191/98, declared by the candidate and attested by means of substitutive declarations of certification or deed of notoriety pursuant to articles 46 and 47 of the Presidential Decree 445/2000, when submitting the application for participation.

4. The provision referred to in paragraph 1 is published on the website at the addresses http://www.urp.cnr.it/ e https://selezionionline.cnr.it;

Article 10
Fixed-term contract duration

1. The individual fixed term employment contract, stipulated pursuant to art. 83 of the CCNL of the "Education and Research" Division 2016-2018, signed on 19 April 2018, and for the economic part pursuant to the CNL Education and Research Division, Triennium 2019-2021, signed on 6 December 2022, will last one year.

2. The contract may be extended in the presence of the necessary financial coverage from the research project indicated in the introduction to this call for applications.

3. The duration of the contract, including any extensions, cannot exceed that of the project itself, and in any case three years.
4. The employee with a fixed-term employment contract is paid the initial remuneration of the CCNL in force, corresponding to that envisaged for CNR personnel belonging to the profile and level for which selection is announced.

5. Based on the provisions of art. 55 quater of the Legislative Decree no. 165/2001 and subsequent amendments and additions, in the event of false documents or declarations committed for the purpose or on the occasion of the establishment of the employment relationship, the disciplinary sanction of dismissal without notice applies.

Article 11
Processing of personal data

1. The personal data provided by the candidates are processed for the purposes of managing this announcement, including the possible use of the ranking and for the subsequent possible establishment of the employment relationship, and for other purposes compatible with this selection procedure, as specifically indicated in the information contained in the form pursuant to art. 4 paragraph 1, lett. f) of the announcement.

2. The data will be processed by the National Research Council – Piazzale Aldo Moro n. 7 – 00185 Rome as Data Controller in accordance with Regulation (EU) no. 2016/679 and Legislative Decree 196/2003. The contact point at the Data Controller is the Director of the structure that issued the notice whose contact details are: e-mail: francescosaverio.cataliotti@ino.cnr.it; PEC: direttore.ino@pec.cnr.it; address Largo Enrico Fermi 6, 50125 Florence. The provision of data is mandatory for the purposes of evaluating the participation requirements, under penalty of exclusion from the competition. The provision of data is mandatory for the purpose of evaluating the participation requirements, under penalty of exclusion from the competition.

3. The interested party enjoys the rights referred to in articles 15 and following of Regulation (EU) 2016/679, as specified in the information contained in the form indicated in paragraph 1, which can be exercised in the ways indicated in the same form.

Article 12
Access to documents

1. The right of access to the documents of the selection procedure, pursuant to the law of 7 August 1990 n. 241 and subsequent additions and modifications, is exercised in the manner set forth in art. 10 of the organizational measure n. 22 of 18 May 2007, as supplemented and modified by provision no. 62 of 8 November 2007 (available on the CNR website www.cnr.it in the “utility” section) and with the limitations set forth in art. 12 of the same.

2. Requests for access to the documents will be published in the competitions area at the aforementioned address.

3. This publication fulfills any obligation of communication to the interested parties pursuant to the aforementioned law. Therefore, the CNR is not required to proceed with any individual notification to the participants.
Article 13
Responsible for the procedure

The person responsible for the procedure, appointed pursuant to art. 13 of the “Regulations concerning the recruitment of personnel with fixed-term employment contracts”, is Prof. Mario Agio – level II researcher profile e-mail address: mario.agio@ino.cnr.it tel. +39 055 457 2479.

Article 14
Advertising and dissemination

This announcement is published on the “Portale del Reclutamento - inPA” (https://www.inpa.gov.it), on the Institutional website of the National Research Council https://www.urp.cnr.it (Work Section and Training) and in the CNR Online Selection System https://selezionionline.cnr.it.

Article 15
Final provisions

For anything not expressly provided for in this announcement, the provisions set forth in the legislation cited in the premises of this announcement are valid, as applicable, as well as the applicable laws.

THE DIRECTOR
Prof. Francesco Saverio Cataliotti

Francesco Saverio Cataliotti
18.11.2023 07:54:32
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