Information pursuant to Article 13 of EU Regulation 2016/679 ("GDPR") for participants in selection notices for competitive, comparative or selective procedures issued and managed by Consorzio Nazionale Interuniversitario per le Telecomunicazioni

| 1. Controller | Data Controller: Consorzio Nazionale Interuniversitario per le Telecomunicazioni (CNIT)  
- Address: Viale G.P. Usberti 181/A, 43124 Parma (PR)  
- Phone: 0521905757  
- e-mail: direzione@cnit.it  
- Certified E-mail: cnit@pec.it  
  
Further information on the Consortium's activities related to privacy can be obtained by e-mail: direzione@cnit.it (Ph. 0521905757). |
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| 2. Types of data processed | Consorzio Nazionale Interuniversitario per le Telecomunicazioni (CNIT) processes data provided in the application to participate in selection notices/competitive or selective procedures issued by the Consortium, and any data communicated in documents supplementing the aforementioned application or otherwise acquired by the Consortium for its own institutional purposes.  
In particular, the Consortium will process users' personal data such as: identification data, contact details, career data, bank details, valid identity document, qualifications, signature.  
In order to take part in the job competition, comparative or selection procedure, it is not necessary to provide data of a "particular" nature pursuant to Article 9 of the GDPR (e.g. data relating to health status), except where it is deemed necessary by the candidate for a better assessment of his/her position. In this case, the processing also includes special data (e.g. health and disability status, judicial data, etc.), given that the processing of these data is required by the rules governing the procedures (e.g. to provide appropriate support to candidates with disabilities, to verify the personal requirements of candidates, etc.). |
| 3. Source of personal data | Personal data in the possession of the Consortium is collected directly from the persons concerned. |
| 4. Purpose of processing and legal basis | The legal basis for such processing is Article 6(e) of the GDPR ('performance of a task carried out in the public interest or in the exercise of official authority').  
The data subject to processing is provided for the management of the procedure relating to the fulfilment of the selection notice, competitive or selective procedure, for the possible assignment or recruitment, for the management of any ranking list. |
5. Recipients of personal data

Within the limits relevant to the processing purposes indicated, candidates' personal data shall be processed by the members of the commission, by the administrative offices in charge of competition, comparative and selection procedures and by those in charge of formalising recruitment, etc., in their capacity as persons authorised to process personal data. The data of the candidate recruited will be subject to disclosure for the fulfilment of transparency obligations as per Legislative Decree no. 33/2013 and subsequent amendments thereto. Communication to third parties is not envisaged, except to parties to whom the data must be transmitted in fulfilment of legal obligations, to parties who perform services on behalf of the Consortium (e.g. employment consultants for the issue of payroll envelopes) - appointed as Data Processors - or, upon request, to judicial and supervisory bodies.

The Consortium communicates the personal data it holds to:
- Employment Centre or other body territorially competent for recruitment pursuant to Law no. 68/1999 (e.g. Territorial Labour Inspectorate);
- Istituto Nazionale Assicurazione Infortuni sul Lavoro (INAIL);
- Istituto Nazionale Previdenza Sociale (INPS) and other Social Security Institutes;
- Revenue Agency;
- Sportello Unico dell'Immigrazione (Single Desk for Immigration) - Prefecture where the relevant UdR CNIT is located;
- Police Headquarters and Public Prosecutor’s Office;
- Employment consultant for the issue of pay slips and preparation of the consequent tax and social security acts;
- Accountant for the preparation of the CNIT’s commercial balance sheet.

The data may also be communicated to certifying administrations when checking the declarations made for the purposes of Presidential Decree 445/2000.

6. Storage times for personal data

The data collected will be retained for a period of time not exceeding the achievement of the purposes for which they are processed ("principle of limitation of storage", Article 5 of the GDPR) or in accordance with the deadlines stipulated by legal regulations. The data will be retained in accordance with the regulations on the retention of administrative documents.

7. Rights of the data subject

The data subject has the right to:
- request from the Controller (by emailing direzione@cnit.it), pursuant to Articles 15, 16, 17, 18, 19, 20, 21 of the GDPR, access to his/her personal data and the rectification or deletion thereof or the restriction of the processing concerning him/her or to object to the processing thereof, in addition to the right to data portability;
- lodge a complaint with a supervisory authority (Garante Per La Protezione dei Dati Personali, Piazza Venezia 11, Rome, https://www.garanteprivacy.it) at e-mail address protocollo@gpdp.it or protocollo@pec.gpdp.it.

8. Obligation to provide data

The provision of such data is mandatory for the evaluation of the participation requirements and the possession of qualifications. Failure to provide them may preclude this assessment, resulting in exclusion from the procedure.
| **9. Modalities of data processing** | The personal data provided, will be subject to processing operations in compliance with the aforementioned legislation and with the confidentiality obligations that rule the Controller’s activity. The data will be processed both by computer and on paper or any other suitable medium, in compliance with the appropriate security measures pursuant to Article 5(1)(f) of the GDPR. |
| **10. Transfer of data abroad** | The data collected will not be transferred abroad. |
| **11. Notice date** | 06/12/2022 |