HAVING REGARD TO Law No. 168 of 9 May 1989;
HAVING REGARD TO Presidential Decree No. 445 of 28 December 2000;
HAVING REGARD TO Legislative Decree No. 82 of 7 March 2005 on the Digital Administration Code, as amended and supplemented;
HAVING REGARD to Law No. 240 of 30 December 2010, in particular Arts. 18 and 22 as amended and supplemented;
HAVING REGARD TO Decree-Law No. 192/2014, converted into Law No. 11 of 27 February 2015;
HAVING REGARD TO the current University Regulation for the award of grants for research activities;
CONSIDERING the provisions on the containment and prevention of the epidemiological emergency from COVID-19 in force from time to time;
HAVING REGARD TO Law No. 120 of 11 September 2020 converting, with amendments of Leg. Decree No. 76 of 16 July 2020 'Urgent measures for simplification and digital innovation' and in particular Art. 19;
HAVING REGARD TO Decree-Law No. 36 of 30 April 2022, converted with amendments by Law No. 79 of 29 June 2022 'Further Urgent Measures for the Implementation of the National Recovery and Resilience Plan (NRRP)';
HAVING REGARD TO Legislative Decree No. 198 of 11 April 2006: 'Code of equal opportunities between men and women, pursuant to Article 6 of Law no. 246 of 28 November 2005', as amended by Law No. 162 of 05 November 2021
HAVING REGARD TO the Interministerial Decree of 7 December 2021 adopting the guidelines aimed at fostering equal gender and generational opportunities, as well as the employment inclusion of persons with disabilities in public contracts financed with NRRP and NPCI (National Plan for Complementary Investments);
HAVING REGARD to Regulation (EU) no. 852/2020 of the European Parliament and of the Council of 18 June 2020 relating to the establishment of a framework promoting sustainable investments and amending Regulation (EU) no. 2088/2019 and, in particular, article 17 which defines the environmental objectives, including the principle of not causing significant harm (DNSH, “Do Not Significant Harm”);
HAVING REGARD to the European Commission Communication C(2021) 1054 final of 12 February 2021, containing “Technical guidance on the application of the “do no significant harm” principle under the Recovery and Resilience Facility Regulation”;
HAVING REGARD to the Next Generation EU (NGEU) Programme, which integrates the Multiannual Financial Framework for the period 2021-2027;
GIVEN the National Recovery and Resilience Plan (hereinafter “PNRR”), officially presented to the European Commission on 30 April 2021 pursuant to art. 18 of Regulation (EU) no. 2021/241 and approved with Decision of the ECOFIN Council of 13 July 2021 and notified to Italy by the General Secretariat of the Council with note LT161/21 of 14 July 2021;
HAVING REGARD to the Operational Agreements (OA) relating to Italy's PNRR, which establish the periodic verification mechanisms (valid until 2026) relating to the achievement of the goals and objectives (Milestone and Target) necessary for the recognition of the six-monthly agreement reimbursement installments of PNRR resources in favor of Italy, stipulated on 28 December 2021;
HAVING REGARD to the Mission 4 "Training and research" of the National Recovery and Resilience Plan and in particular the C2 component - Investments 1.1, Fund for the National Research Program and Projects of Significant National Interest (PRIN) - of the National Recovery and Resilience Plan, dedicated to research projects of significant
national interest;
GIVEN the Law of 27 December 2006, n. 296, containing "Provisions for the formation of the annual and multi-annual budget of the State (financial law 2007)" and, in particular, article 1, paragraph 870, which establishes, in the expenditure forecast of the MIUR, the Investment Fund in Scientific and Technological Research (FIRST);
GIVEN the decree-law of 9 May 2020, n. 34 containing "Urgent measures regarding health, support for work and the economy, as well as social policies related to the epidemiological emergency from COVID-19" converted with amendments by Law 17 July 2020, n. 77, and, in particular, article 238, paragraph 4, which provided for the increase of the FIRST Fund for the year 2021 by 250 million and for the year 2022 by 300 million euros, in order to prepare a new program for the development of Projects of Significant National Interest (PRIN) which, due to their complexity and nature, require the collaboration of multiple universities or research bodies;
GIVEN the Decree-Law of 31 May 2021, n. 77, converted with amendments by Law 29 July 2021, n. 108, concerning "Governance of the national recovery and resilience plan and first measures to strengthen administrative structures and accelerate and streamline procedures" and, in particular, article 8, paragraph 5, of the aforementioned Legislative Decree. 31 May 2021, n. 77 converted with amendments by Law 29 July 2021, n.108
GIVEN the National Research Program 2021-2027, approved with CIPE Resolution n.74/2020 (Official Journal General Series n. 18 of 23 January 2021);
HAVING SEEN the manual on "Management and control system of the Ministry of University and Research, Central Administration in charge of interventions of the PNRR Italia - version 1.0" provided by the general management level mission unit for the implementation of the interventions of the National Plan of Recovery and Resilience (PNRR), at the General Secretariat of the Ministry of University and Research, which provides a detailed table showing the assignments referred to in the aforementioned DD.MM. of Economy and Finance of 6 August 2021 and 23 November 2021, of the so-called "existing projects", all relating to the M4C2-1.1 intervention, including the PRIN resources already allocated pursuant to art. 238, paragraph 4, of the Legislative Decree. n. 34 of 19 May 2020;
HAVING SEEN the D.D. n. 104 of 2 February 2022, PRIN 2022 call, aimed at promoting the national research system, strengthening interactions between universities and research bodies and encouraging Italian participation in initiatives relating to the European Union's Framework Program for research and innovation;
HAVING REGARD TO the resolution of the Council of the Department of Law dated 15.11.2023 concerning the activation of a grant for the performance of research activities within the framework of the project "PNRR - Missione 4 "Istruzione e Ricerca" - Componente C2 Investimento 1.1 "Fondo per il Programma Nazionale di Ricerca e Progetti di Rilevante Interesse Nazionale (PRIN)", "Incentivizing water efficiency in industrial energy production systems: legal and engineering profiles", project code 2022TSYM3T (CUP E53D23006930006);

D E C R E E S

Art. 1
Number of research grants

Within the framework of the under the project PNRR - Missione 4 "Istruzione e Ricerca" - Componente C2 Investimento 1.1 "Fondo per il Programma Nazionale di Ricerca e Progetti di Rilevante Interesse Nazionale (PRIN), a public selection procedure, based on qualifications and interviews, is called for the awarding of 1 "senior grant" for the performance of research activities (hereinafter referred to as research grant) at the University of Modena and Reggio Emilia in the research site specified below.
This kind of research grant is reserved towards persons with a particular scientific qualification and significant and documented experiences into the research's field (apprenticeship and internship are excluded) demonstrated by participation in publications of results or achievement of patents.
The Administration ensures equal rights and opportunities between men and women for the assignment of the grant in question.

Art. 2
Location, subject area, research title, general aims of research, tutor, interview programme and title subjects

LOCATION: Modena (ITALY)

<table>
<thead>
<tr>
<th>LOCATION</th>
<th>Disciplines and/or academic disciplines in which the candidate's qualifications must specifically refer</th>
<th>TUTOR</th>
</tr>
</thead>
</table>


The aims and title of the research, the interview programme and the subjects of the qualifications of the selective procedure for the attribution of the above research grant are the following:

**Title of research:**
Water in energy production, between private economic initiative and environmental protection: constitutionalist profiles, within the framework of the project “PNRR - Missione 4 “Istruzione e Ricerca” - Componente C2 Investimento 1.1 “Fondo per il Programma Nazionale di Ricerca e Progetti di Rilevante Interesse Nazionale (PRIN)” “Incentivizing water efficiency in industrial energy production systems: legal and engineering profiles”, project code 2022TSYM3T (CUP E53D23006930006).

**Aims of research:**
The main purpose of the project is to find the constitutional framework of the issue of water use within energy production processes, also in consideration of the recent reform that has introduced a further explicit reference to the environment in articles 9 and 41 of the Constitution, after the one already inserted in art. 117 with the revision of Title V made in 2001. In particular, according to the new formulation of art. 41 of the Constitution, public and private economic initiative must also be directed and coordinated for environmental purposes, in a direction of increasingly sustainable development and respectful of the so-called rights of future generations. Having said this, the subject will reconstruct the regulatory framework at national and supranational level, given that - despite the approval of the Environmental Code (Legislative Decree no. 152 of April 3, 2006 and subsequent amendments) - there is still a great deal of uncertainty regarding the legal framework of the environment in which, in a multi-level system, different territorial levels are involved, both with regard to the general theme of environmental protection, and with regard to the more specific profile, on which attention will be focused, of the regulation of energy production, as is known, attributed to the concurrent legislation of the State and the Regions by the third paragraph of art. 117 of the Constitution (“production, transport and national distribution of energy”). This discussion will be completed with a reconstruction of the relevant constitutional case law.

**Interview program:**
Constitutionalist fundamentals of the legislation underlying water management in industrial processes with particular reference to Articles 9, 41, 53, 117 of the Constitution.

**Art. 3**
*Duration, renewal and amount of the research grant*

The grant has an initial duration of 24 months. It may be renewed for a period not less than one year to a maximum of six years. The grant can be awarded, or renewed, also for a duration of less than one year, but in any case, not less than six months, only in order to carry on research projects whose expiration date wouldn't allow to cover a one year grant.

(The total duration of) the relationship that has been established is for a term pursuant to the laws and regulations in force, including any renewals, may not exceed six years, excluding the period in which the grant was assigned simultaneously with a PhD, within the limit of the legal duration of the relative course.

The renewal of the grant is decided by the Centre Council according to the procedures provided by art. 9 of the University Regulations for the provision of grants to carry out research.

A period abroad is envisaged of no longer than one year within the two-year period, at one or more qualified Universities or research institutes.

The yearly total of research grant is **Euro 27,429,00 net of social security contributions to be paid by the Administration**. The amount of the grant is paid to the beneficiary in monthly instalments.

In terms of social security, the grants in question apply the provisions referred to in art. 2, paragraphs 26 and following, of Law August 8 1995, no. 335 and subsequent modifications and supplements. The individual must register for the separate management of Social Security and National Insurance contributions.

**Art. 4**
*General admission requirements*

Individuals who have completed a PhD or an equivalent qualification abroad or those who are in possession of a master’s degree (DM 270/2004) belonging to the LMG/01 classes and equivalent by law to
these supported with a professional scientific curriculum adequately sufficient to carry out research, with the exception of permanent staff of universities, government research and experimentation institutions and agencies, the National Agency for New Technologies, Energy and Sustainable Economic Development (ENEA) and the Italian Space Agency (ASI), as well as degrees issued by scientific post graduate institutions that have been recognized as equivalent to the title of Doctor of Philosophy in accordance with Article 74, fourth paragraph, of Presidential Decree of July 11th 1980, n. 382.

For the purposes of participating in the call for applications in question, in addition to the above, the following additional qualifications are required:

- at least nr. 2 scientific publications in journals of Area 12 classified in band A according to the Anvur lists in the field of constitutional law;
- at least nr. 12 months of research activity (research grants, scholarships, contracts) at universities or research institutions.

As regards the degrees obtained at foreign universities, in the lack of an equivalent qualification, the candidate must request recognition of the suitability of his/her degree obtained at a foreign university. This request must be made within the body of the admission's application to the selection procedure itself. In such cases, the request must be accompanied by the necessary documentation to enable the Examining Committee to evaluate the suitability of the qualification (e.g. declaration of value in loco issued by the competent Embassy).

Persons who are excluded from voting for any reason cannot be accepted for the selection procedure. Candidates cannot have neither criminal proceedings nor criminal sentences in progress. The Administration reserves itself the discretionary opportunity to weigh the crimes committed, in order to protect its good name and image. In any case, candidates are expressly required to indicate in the entry application eventual criminal sentences in his/her charge, even not definitive, and/or pending trials in his/her charge.

Foreign nationals must also possess the following requisites:

a. enjoy civil and political rights in the country to which they belong or from which they originate;

b. except for holders of Italian nationality, be in possession of all the other requirements provided for citizens of the Republic;

c. have an adequate knowledge of the Italian language.

Candidates must be in possession of such requirements at the date of expiry of the term established in the notice of this selective procedure for the presentation of the entry application.

Candidates are accepted for the selective procedure with certain reservations. The Administration may order exclusion from the selective procedure due to lack of prescribed requisites at any time as long as such exclusion is duly motivated.

The following will determine automatic exclusion from the selection process:

1. lack of applicant's signature, as provided by art. 5;
2. failure to comply with the respect of the deadline and/or the procedures for submitting;
3. failure to meet the requirements referred to in this article paragraph 1.

Pursuant to article 18 of Law 240/2010 contracts in any professional capacity cannot be awarded by the University to individuals who have any degree of relationship or are in any way connected, up to the fourth degree included, with a professor employed at the centre or the facility requesting the activation of the contract, or with the Rector, General director, or a member of the Board of Directors of the University.

The research grant cannot be awarded to the winning candidate who follows a degree course or second-cycle or specialization school degree or university master.

Art. 5

Applications and deadline

The application must be filled in and submitted only electronically by PICA – la Piattaforma Integrata Concorsi Atenei, available at the following link: https://pica.cineca.it/unimore/ penalty of exclusion by 1:00 pm (Italian time) on 15th January 2024.

Whenever the deadline date is a public holiday, the deadline will be on the first working day coming (art. 2963 - 3 c.).

The Ufficio Reclutamento Personale Tecnico Amministrativo, Interinali e CEL will also remain closed from
23rd December 2023 to 7th January 2024 inclusive and will resume its activities on Monday 8th January 2024.

However, it will be possible to apply through the Pica application even on closing days.

Applications submitted in different ways by the PICA platform will not be accepted.

The guideline to submission is on line at: https://pica.cineca.it/file/LineeGuidaCompilazioneDomandaPICA.pdf/ Before the deadline it is possible to save the application in draft form. Once the procedure for completing and sending the application has been successfully completed, the computer system automatically sends a receipt to the candidate's email address certifying the date and time of submission of the application; in case of non-receipt, contact the Cineca support service, via the link at the bottom of the page https://pica.cineca.it/unimore/

Since the Pica platform is managed by the Cineca consortium, for any problem of a technical nature it is necessary to contact Cineca promptly and directly, via the direct link present both on the general page of the competitions and on the page of each individual competition, by clicking in the box bearing the wording " For technical problems, contact support".

The Human Resources Selection and Development Office has no competence for solving technical-IT problems.

Any further information on the submission of the application can be required by email (ufficio.selezioneassunzione@unimore.it) or telephone (+39 059 205 6445–6075–7078–6450) to Ufficio Selezione e Sviluppo Risorse Umane

The Administration disclaims all liability for the dispersion of notices due to inexact indication of addresses by candidates or failure or late notification of any changes in addresses indicated in the application, or for any telematics mis-deliveries, which are attributable to third parties, accidental occurrences or force majeure.

The submission application must be filled in in each part following the electronic guidelines and the applicants shall declare, under their own responsibility (D.P.R. 28 December 2000, n. 445):

a) first name, surname and “Fiscal Code” (Italian Social Security Number);
b) date and place of birth;
c) nationality; foreign nationals must also declare to own a permit to stay or to have asked for it;
d) permanent address and domicile address, if different form the residence;
e) the address to be used for all notices relating to the competition (including a Certified E-Mail System address, if it is owned;
f) academic degree obtained (old regulation degree or new regulation second-cycle degree or specialization school degree) the grade point average as well as the date and University at which the degree was obtained, or the equivalent academic qualification obtained at a foreign university;
g) the academic degree obtained at a foreign university whose suitability needs to be acknowledged;
h) the PhD degree, if owned, and the date and administrative location of the University where the course was staged;
i) if they enjoy civil and political rights;
j) that they are not being registered to a PhD course, a postgraduate specialty program of medical area, a university master in Italy or abroad;
k) not to be working for any Academies or Authorities as listed at art. 4;
l) not to be employed in private sectors, nor part time and not to make profit by ongoing self employment activities. Otherwise, to be available to relinquish in case of awarding the grant;
m) not being the holder of other scholarships awarded for any reason whatsoever not to benefit from any other grants or fellowship, and, otherwise, to be available to relinquish in case of awarding the grant;
n) not to have any degree of relationship or to be in any way connected, up to the fourth degree included, with a professor employed at the Centre or the facility requesting the activation of the contract, or with the Rector, General director, or a member of the Board of Directors of the University;
o) to commit to communicate any change about the declarations contained in the application form;
p) to have examined the notice about the selective public procedure and the applicable University Regulations to carry out research;
q) To be physically able for the appointment;
r) To know adequately the Italian language;
s) Which language will use during the interview relating to the examination agenda;
t) that he/she has never received criminal sentences; otherwise, the winners shall self-certify the sentences passed, the date the sentence was passed and the judicial authority that passed the sentence (including in the case
of any amnesties, legal pardons, remissions, non-registration benefits, etc., and of nothing being shown in the criminal office registrations. Criminal proceedings must be indicated whatever their nature. Foreign nationals shall further self-certify that they have received criminal sentences in the country of which they are nationals or in Italy:

u) the municipality on whose electoral lists they are registered or the reasons for the non-registration or cancellation from such lists;
v) the military position;
w) to have or not to have been awarded one or more research grants in accordance with the art. 22 of the 240/2010 law.
x) in case of titularity of a research grant to be available to relinquish in case of awarding the grant in object;
y) to/not to benefit from any other grants or fellowship;
z) to be/not to be a public employee;
aa) to have the additional qualifications required (art. 4 of the Decree).

Pursuant to law n. 104, dated 5 February 1992, disabled candidates and candidates with DSA, pursuant to the DPCM 9 November 2021, will have to make an explicit request in relation to their situation regarding the necessary aids to be able to attend the interview in accordance with the respective regulations.

The submission of the application form must be finalized as follows:

- by signing the application on the server using Confirma service: the applicants need hardware equipment, e.g. smart card, USB device, supporting Confirma system. After signing applicants can download the signed application;
- by signing the application digitally on applicants’ pc: in order to sign digitally it is necessary to have a hardware, e.g. smart card, or USB device with digital signature certificate issued by an approved certification body) and a signature for digital signatures in order to create a pdf. p7m file from the pdf file downloaded from the PICA site. The pdf.p7m file must be uploaded in the website again;
- by signing the application without digital signature. The applicants need to download the pdf file of the application, print it, sign it in original, can it in a pdf file and upload it again on the website

Application forms with no signature are not valid therefore will be not admitted with the exception of applications submitted with SPID access mode.

In case of access via SPID, indeed, no signature will be required when submitting the application.

Art. 6
Qualifications and Curriculum vitae

The application must be complete with:

a) Research results suitable for the selective public procedure according to the applicant. Applicants can upload maximum 30 papers only in pdf format – max 30 MB each file) and list of them;
b) Other documents attached: document suitable for the selective public procedure according to the applicant. Applicants can upload maximum 30 papers only in pdf format – max 30 MB each file) and list of them;
c) a valid copy of identity card or visa or permit to stay;
d) curriculum vitae European format.

Any potential document attached to the application should be uploaded only in PDF format. Every document that will not respect format as stated before won’t be taken into account and evaluated by the examining committee.

Italian candidates and European Union citizens can demonstrate possession of qualifications by making a substitute declaration in place of the sworn statement pursuant to art. 47 of the Presidential Decree (‘DPR’) of 28 December 2000 n. 445, or by making use of the simplified procedure for administrative certifications permitted by art 46 of the Presidential Decree (‘DPR’) of 28 December 2000 n. 445, by completing Attachment “1”.

Under Article 15 of the Law of 12 November 2011, n. 183, it is stated that certifications issued by public offices in relation to status, personal qualities and facts are valid and may only be used in relations between private individuals. In relations with organs of public offices and managers of public services, the certificates and sworn statements are always replaced by the declarations referred to in articles 46 and 47.
Public offices and managers of public services are required to obtain as a matter of procedure the information which is the object of the signed declarations referred to in articles 46 and 47, as well as all data and documentation held by public offices, following indication by the individual concerned of the elements necessary for retrieval of the information and the details requested, or they may accept the signed declaration produced by the individual.

Non-community nationals who live in Italy must produce all relevant documents to verify conditions, facts and personal qualities certifiable by non-Italian public or private bodies.

Non-community nationals who do not live in Italy must produce all relevant documents to verify conditions, facts and personal qualities certifiable by Italian or non-Italian public or private bodies.

Non-community nationals who live in Italy may produce qualifications in original copy, certified copy or copy declared to be in conformity with the original. They may make use of substitutive declarations, according to the procedures provided for E.U. nationals, only in the event of having to prove conditions, facts and personal qualities certifiable by Italian public or private bodies.

Non-community nationals who do not live in Italy must produce the qualifications either in original copy, in certified copy or in copy declared in conformity with the original.

The criteria for assessing academic qualifications will be analytically determined by the selection committee by way of an overall evaluation, expressed with a mark out of one hundred, in accordance with the limits stated below:

- **60 points altogether for the qualifications divided up as follows:**
  - up to 10 points for a PhD consistent with the field for which the grant is being awarded;
  - up to 5 points for the degree score determined as follows:
    - 107/110 = 0 points
    - 108/110 = 1 point
    - 109/110 = 2 points
    - 110/110 = 3 points
    - 110/110 summa cum laude = 5 points;
  - up to 25 points for publications that meet the categorization requirements defined by the CIVR and an aptitude for scientific research demonstrated through the formulation of an assessment that takes into account the academic qualifications and the curriculum submitted by the candidate;
  - up to 20 points for specialisation degrees; certificates of attendance of post-graduate courses; other qualifications related to the service provided following employment contracts or casual work contracts or term-contracts, scholarships and appointments in national, foreign or international institutes, or in private institutions or consortia engaged in research, duly certified and showing the period and duration of the performed activities.

The candidates will be accepted for an interview if they have achieved - in relation to the presentation of the qualifications held - a score of at least 30 points of the 60 available. The results of the evaluation of the qualifications will be made known to candidates by posting in the Centre where the interview is held. With respect to the candidates accepted for the interview only, evaluation of qualifications will be notified at the same time as the candidates are called for the interview.

**Art. 7**

**Interview**

The examination will consist of an interview relating to the examination agenda indicated in article 2 above. During the course of the interview, the examining committee will verify the candidate’s ability to discuss the topics relating to the exam in at least one foreign language. Before starting the examination, the examining committee will determine the questions to ask the candidate; such question will be drawn by each candidate. For the interview, the Committee has at disposal **40 points**; the test will not be considered passed unless the candidate has obtained at least 30 points out of the 40 available. Candidates will be informed of details regarding the day and time, and eventually the place, of the interview at least seven days beforehand, except for the candidates’ possibility to expressly renounce at them, by email or by telegram or registered letter with return receipt. It is necessary to provide an email address in the body of the application. To access the room where the interview is held, candidates must be in possession of a valid identity document. The interview will be held in a room open to the public.
At the end of each session dedicated to the interview, the committee judging will compile a list of examined candidates, with indication of the score achieved by each candidate, which will be posted at the place where the examination is staged.

In order to encourage the participation of applicants and streamline the procedure in relation to foreign candidates residing outside the Italian territory, and for those residing outside the region, the interview may be held by video conference via computer using suitable locations and equipment, once the technical feasibility has been verified. In any case, it will be possible to use the telematic method to support the interview, even after the cessation of the state of emergency.

The above-mentioned methods of conducting the interview will be described in detail in the minutes of the selection committee.

In any case, compliance with all security measures is due time to time.

**Art. 8**

**Examining committee**

By decree of the Manager, following the proposal of the Council of the Centre in which cooperation will take place, the examining committee will be appointed.

The Examining Committee is to be constituted of three members, of whom one shall also perform the function of secretary, selected from the Full Professors, Associate Professors or researchers in the field which is object of the research grant.

The members of the committee will be appointed by the Council of the Centre in which cooperation will take place. The Centre Council will indicate the three regular members of the examining Committee, as well as two deputy members to be used in case of motivated and justified impediment of the regular members.

The Committee shall be entitled to avail itself of foreign language experts.

At the end of the proceedings, the Committee will draw up a special report containing the evaluation criteria, the judgements, the overall score awarded to each candidate and the ratings of merit.

The decisions of the Committee shall be final.

In order to publicise the composition of the examining committee, the decree of appointment of the committee will be posted, for a period of not less than 120 days, in the University's “Albo online” at the address https://wss.unimore.it/public/albo/.

**Art. 9**

**Forming the ratings of merit**

The ratings of merit of the candidates are formed according to the order of overall scores obtained by each candidate.

The overall score is the result of the sum of the obtained qualification evaluation score and the score obtained in the interview.

Pursuant to the provisions of art. 22 paragraph 2 of Law 240/2010, should 2 or more candidates obtain an equal score, the candidate in possession of the title of PhD or specialization diploma in the medical field will be the preferred candidate.

In the event that there is a further instance of equal scores, the younger candidate will be the preferred choice.

The research grant, as determined at art. 1 of this selective procedure, shall be awarded to the winning candidate of this selective procedure.

The ranking of merit is approved by decree of the Manager and is effective from the publication on the online Register.

In case of waiver of the assignee or resolution due to failure to accept the grant after the beginning of the work relationship, the grant will be awarded to the next entitled candidate listed in the ratings, upon the following conditions: the Department submits formal request, the research project residual period is no less than six months, with integration of the budget covering the minimum duration of the grant.

In order to immediately and suitably publicise the above ratings, these will be posted, for a period of not less than 120 days, in the University’s “Albo online” at the address https://wss.unimore.it/public/albo/.

**Art. 10**

**Publicising this selective procedure**

The call for applications to this procedure will be publicized via INTERNET on the University’s “Albo online” at link https://wss.unimore.it/public/albo/ and on the website of the Ministry and the European Union.
Art. 11

Awarding of research grants

The winner of this selective procedure establishes a self-employed work relationship according to private law. Such relationship is not part of the institutional configuration of university professorship and the role of university researcher and is not therefore useful for purposes of employment in the personnel roles of Italian universities and university institutes.

The University, within its discretion, reserves the right not to proceed with the awarding of the grant and upon signing the relative contract.

If the winner of this procedure, even for facts not attributable in any case to him, is unable to take up service in time to ensure the conclusion of the activities by the deadline of the research project, the University itself reserves the right not to proceed with the signing of the relative contract, except for any exceptions to the expiry of the project or the possibility of an agreement between the parties to reshape the duration of the contract, which cannot be less than the minimum limit of 6 months determined by the regulatory change introduced by art. 19 of law no. 120 of Sept. 11th 2020, and the relative remuneration.

The University is exempt from any liability if, following the signing of the contract with the winner coming from a non-EU country subject to a financial embargo in accordance with current EU provisions, the payment of the grant is slowed down or it is not possible to proceed with the payment due to the financial sanctions provided for individuals/organizations and/or countries.

The winner will be invited, pursuant to the provisions of art. 46 of Presidential Decree n. 445/2000, to self-certify the following conditions, facts and personal qualities:

1) birth certificate;
2) enjoyment of political rights; foreign nationals shall self-certify that they enjoy civil and political rights in the country to which they belong or from which they originate;
3) his/her nationality;
4) that he/she has never received criminal sentences; otherwise, the winners shall self-certify the sentences passed, the date the sentence was passed and the judicial authority that passed the sentence (including in the case of any amnesties, legal pardons, remissions, non-registration benefits, etc., and of nothing being shown in the criminal office registrations). Criminal proceedings must be indicated whatever their nature. Foreign nationals shall further self-certify that they have received criminal sentences in the country of which they are nationals or in Italy;
5) possession and number of “Fiscal Code” (Italian Social Security Number);
6) all details of which the party involved is aware contained in the public records office registers.

The conditions, facts and personal qualities self-certified by the winner of this selective procedure shall be submitted, by the University of Study of Modena and Reggio Emilia to suitable checks, including random checks, as to their truthfulness.

With each winner of this selective procedure will be stipulated contract of self-employment that will be signed by the winner and the Manager of the “Direzione Organizzazione, Programmazione e Gestione Risorse Umane”.

In the case of a non-EU winner, the signing of the contract is also conditioned by the conclusion and verification of the preliminary obligations aimed at obtaining the residence permit.

The winner of this selective procedure shall comply with the provisions of the University Regulations for the awarding of grants to carry out research, and especially the provisions of articles 8, 10, 11, 12, 13, 14 and 15 of such Regulations.

A copy of these Regulations is available on the Website of the University of Study of Modena and Reggio Emilia, at www.unimore.it and at www.ufficio.selezioneassunzione.unimore.it

Candidates who, within the term established by the Administration, fail to declare their acceptance of such term or who do not take up service within the established term shall no longer be eligible for grants to carry out research.

Delays can only be justified that have been caused by serious occurrences such as health problems or duly proven force majeure. Any postponement of the starting date or interruption of the period of usufruct of the grant shall be allowed with respect to the winners who provide proof of having pregnancy or confinement in accordance with applicable regulations.

The prescribed procedure for the cancellation of the relationship is begun against grant holders who, after starting scheduled research activities, fail to continue these in a regular and continuative manner without justified reason, for the entire duration of the grant, or who are responsible for serious and repeated offences.

The grant holder must present, yearly, to the Council of the Centre where cooperation is provided a detailed report
on the research activities performed. This report must be approved by the tutor and Centre Director.

With reference to the provisions of the Italian Legislative Decree n. 196/2003 and of the EU Regulation 2016/679, concerning the guardianship of people and other subjects regarding the processing and the circulation of personal data, the Selection and Development Human Resources Department of the University of Study of Modena and Reggio Emilia – Via Università, 4 – 41121 MODENA, as holder of the data inherent to this procedure, informs that the processing of data contained in the applications is uniquely oriented to the carrying out of selection proceedings and that the same applies to the use of computer routines and paper storage of respective documents. The Office specifies that the submittal of the data requested is obligatory and that the refusal of providing them implies as a consequence the exclusion from selection.

The privacy policy is published at the following link [https://pica.cineca.it/unimore/file/InformativaPrivacy.pdf](https://pica.cineca.it/unimore/file/InformativaPrivacy.pdf). Candidates may exert the rights as set forth in the above mentioned laws, among which is the right to access their own personal data, as well as some complementary rights, among which is the right to update, rectify, integrate or cancel erroneous or incomplete data, or data collected not in accordance with the law.

Pursuant to the provisions of art. 5 of law n. 241 dated 7 August 1990, the person in charge of the procedure indicated in this notice is Dr. Maria Raffaella INGROSSO, Selection and Development Human Resources Department, – University of Study of Modena and Reggio Emilia, Via Università n. 4 - Modena, email address: ufficio.selezioneassunzione@unimore.it.

For everything not expressly provided by the notice and in the event of applicability, reference shall be made to the provisions of the regulations mentioned in the introduction to this selective procedure and, if applicable, to the provisions of the Italian Civil Code.

Modena, 18.12.2023

THE MANAGER
(dottoressa Maria Raffaella INGROSSO)
Digitally signed under the law “D.Lgs. N. 82/2005”
Attachment 1
Exemplary simplified procedure for administrative certifications and substitute declaration in place of the sworn statement

Italian candidates and European Union citizens can demonstrate possession of qualifications by making a substitute declaration in place of the sworn statement pursuant to art. 47 of the Presidential Decree (‘DPR’) of 28 December 2000 n. 445, or by making use of the simplified procedure for administrative certifications permitted by art 46 of the Presidential Decree (‘DPR’) of 28 December 2000 n. 445.

Under Article 15 of the Law of 12 November 2011, n. 183, it is stated that certifications issued by public offices in relation to status, personal qualities and facts are valid and may only be used in relations between private individuals. In relations with organs of public offices and managers of public services, the certificates and sworn statements are always replaced by the declarations referred to in articles 46 and 47.

Public offices and managers of public services are required to obtain as a matter of procedure the information which is the object of the signed declarations referred to in articles 46 and 47, as well as all data and documentation held by public offices, following indication by the individual concerned of the elements necessary for retrieval of the information and the details requested, or they may accept the signed declaration produced by the individual.

SIMPLIFIED PROCEDURE FOR ADMINISTRATIVE CERTIFICATIONS AND SUBSTITUTE DECLARATION IN PLACE OF THE SWORN STATEMENT (articles 46 and 47 Presidential Decree n. 445/00)

The undersigned

SURNAME

FIRST NAME

DATE OF BIRTH

PLACE OF BIRTH

ADDRESS

STREET

aware that untruthful declarations represent a possible offence pursuant to the Italian penal code and special laws

HEREBY CERTIFIES:

Place and date

Signature

In any case, the declaration made by the candidate, which substitutes certification to all effects, shall contain all the elements needed to evaluate the qualification to be produced; the omission of even one element shall result in the non-evaluation of the self-certified qualification.

It must also be remembered that the Administration is called upon to perform suitable checks as regards the truthfulness of the substitutive declarations received and that, besides the interested party no longer being eligible for any benefits obtained on the basis of the untruthful declaration, criminal sanctions are also applicable in cases of falsification of documents and untruthful declarations.