



The Director General Dr. Teresa Romei

Higher Education and Advanced Dr. Pierluigi Rossano Centola

Subject: Announcement of a research grant entitled: "Energy community markets for the development of inland and protected areas: theories, models, and policies" – duration of 22 months – S.S.D. SECS-P/02 PNR National Research Programme Fund, Director's Decree no. 104 of 2 February 2022. PRIN 2022 Announcement – CUP D53D23006360006.

THE RECTOR

HAVING REGARD TO the Ministerial decree of 11 February 1998 "Award of Study Grants for Collaboration in Research Activities" as amended by Article 22 of Law 240/2010;

HAVING REGARD TO Ministerial decreeno. 45 of 26 February 2004;

HAVING REGARD the Regulation of Procedures for the Award of Study Grants for Collaboration in Research Activities;

HAVING REGARD TO Regional Law no. 28 of 27 November 2009;

- **HAVING REGARD TO** Ministerial decree no. 102 of 9 March 2011 concerning the revaluation of the minimum amount of research grants;
- **HAVING REGARD TO** Article 6 paragraph 2-bis of Law no. 11 of 27 February 2015 published in OJ no. 49 of 28 February 2015;
- **CONSIDERED** the Legislative decree no. 36/2022 converted, with amendments, byLaw no. 79 of 29 June 2022 and, in particular, Article 14, paragraph 6-septies, which fully rewrote Article 22 of Law no. 240 of 2010;
- **NOTING** the Article 14, paragraph6-quaterdecies of the aforementionedLegislative decree lays down the transitional rules for research grants, in relation to which, for the 180 days following the entry into force of Law no. 79, it is still possible to initiate procedures for the awarding of such grants under two alternative conditions: that the relevant resources have already been programmed at the date of entry into force of the aforementioned law, or that the same are approved by the Governing Bodies of the University within the aforementioned term of 180 days from the entry into force of the aforementioned provisions;
- **CONSIDERED** by note no. 9303-08/07/2022 the Minister for Universities and Research clarified that even after the aforesaid deadline, the research grants already in place remain governed by the provisions in force at the time of their activation including the provisions of the University regulations concerning the possibility of extension or renewal;





HAVING REGARD TO Article 6 paragraph 1 of Decree-Law no. 198 of 29/12/2022, which extended the establishment of research grants to 31/12/2023;

- **HAVING REGARD TO** the resolution passed by the Council of the Department of Economics, Management and Territory at the meeting held on 14/09/2023, with which, within the framework of the research project PRIN22 "UNderstandIng energy COmmunity maRkets for the development of inNer and protected areas (Acronym: UNICORN)" admitted for funding by Director's Decree no. 967 of 30.06.2023, it expressed its favourable opinion on the start of procedures for the award of no. 1 Research grant entitled: "Energy community markets for the development of inland and protected areas: Theories, models, and policies" – lasting 22 months for the S.S.D. SECS-P/02;
- **HAVING REGARD TO** the resolution passed by the accademic Senate, meeting of 20/09/2023, whereby a favourable opinion was expressed on the establishment of the above-mentioned research grant;
- HAVING REGARD the resolution of the Board of Directors, meeting of 27/09/2023;
 CONSIDERED that the Research Grant in question, amounting to € 43.798,0404 inclusive of social security charges, will be charged to the National Research Programme pnr Fund, Directorial Decree no. 104 of 2 February 2022, PRIN 2022 Call CUP D53D23006360006;
 HEARNING the Director General;

DECREES

Art. 1

General characteristics of the cheque

No. 1 public selective procedure, based on qualifications and interview, is hereby announced for the award of no. 1 grant for collaboration in research activities (hereinafter referred to as "grant") for the following project:

NO. 1 GRANT

DURATION: 22 months

TITLE OF THE AWARD: "Energy community markets for the development of inland and protected areas: Theories, models, and policies";

PROJECT: PRIN22 UNderstanding energy COmmunity maRkets for the development of inNer and protected areas (Acronym: UNICORN)" admitted for funding by Director's Decree no. 967 of 30.06.2023;

SCENTIFIC-DISCIPLINARY SECTOR: S.S.D. SECS-P/02 Political Economy;

SCIENTIFIC RESPONSIBLE OF THE RESEARCH PROJECT: Prof.ssa Caterina De Lucia; TUTOR: Prof.ssa Caterina De Lucia;

HEADQUARTERS: Department of Economics, Management and Territory;

OVERALL GROSS AMOUNT OF THE GRANT: \in 43.798,04 (on this amount all social security charges payable by the grantee and the Institution will be deducted in accordance with the regulations in force Law no. 183 of 12.11.2011, Law no. 81 of 22/05/2017 and INPS Circular no. 19 of 10/02/2023 and any subsequent amendaments and additions);

The Grant will be charged to the National Research Programme Fund PNR, Director's Decree no. 104 of 2 February 2022, Call PRIN 2022 – CUP D53D23006360006.





The interview should ascertain methodological and basic knowledge of the renewable energy market, inland and marginal areas, and the implementation of a socio-economic desk analysis at territorial level, as well as theorectical and quantitative knowledge. Furthermore, the interview will aim to ascertain knowledge of tools (e.g. questionnaries, focus groups, expert interviews) and participatory analysis (social network/stakeholder analysis) and energy policies.

Finally, the interview will have to ascertain knowledge of the English language for Italian and foreign candidates and of the Italian language for foreign candidates only.

Disbursement is closely linked to the realisation of the research project.

The project aims at the study and implementation of Renewable Energy Communities (RECs) in the Gargano terriories (including inland and marginal areas), through

- 1) A socio-economic and energy market analysis;
- 2) Community participatory approach (surveys, focus groups, interviews with experts, analysis of social networks) to understand the needs and behaviour of the actors involved;
- 3) Theoretical and modelling analysis (random utility models and choice experiments) to better investigate manifest and latent behaviour of CERs;
- 4) Implications of energy and development policies as support for public decision-makers at all levels of governance.

Art. 2

Duration and Renewal of the Research Fellowship

The Research Fellowship has a duration of 22 months, and can be renewed. The overall duration, renewals included, cannot exceed 6 years; the period of prospective use overlapping with a PhD course, under the eligible limit of the relevant courselegal length, is not included and contemplated. The fellowship cannot be held contemporarily with other fellowships of whatever kind, except those awarded by National or Foreign Institutions with the aim of integrating the fellowship holder's research activity with a stay period abroad.

The total duration of the fellowship, set up both as research fellowship holder and holder of contracts according to art.24 of Law no.240/20210, also signed with other Universities, be them Public, Private or Online, cannot in any case be higher than twelve years, even with interruptions.

Pursuant to the current regulations on the issue, the period of obligatory maternity leave or interruptions due to healthreasons do not contribute to the comprehensive duration of the grant.

Art. 3

Fiscal, social security and insurance treatment

The Research Fellowship is imposed fiscal charges and social security measures, respectively according to Article 4 of Law no. 476 of 13 August 1984, and Article 2, comma 26 and subsequent amendments and additions, of Law no. 335 of 8August 1995. As for maternity leave, the Research fellowship is applied what provided under the Decree of the Ministry ofLabour of 12 July 2007, published on the Official Gazette no. 247 of 23 October 2007; as for the sick leave, the Research fellowship follows Article 1, comma 788, of Law no.296 of 27 December 2006, and further amendments. On maternity leave, the University of Foggia integrates compensation, up to the overall amount of the researchfellowship, paid by the Italian National Institute for Social Security, according to Article 5 of the Ministerial Decree of 12 July2007. The University of Foggia covers the Fellowship holder's costs related to liability and accident insurance while performinghis/her research activity. The amount of the premiums is deducted from the Fellowship.

Art. 4

Admission requirements

Candidates applying for the Research Fellowship shall possess the following requirements:

- A second-level degree (master's degree) in one of the following Classes:
 - LM-23 Civil Engineering or 28/S Civil Engineering;
 - LM-31 Management Engineering or 34/S Management Engineering;



- LM-35 Environmental and Land Use Engineering or 38/S Environmental and Land Use Engineering;
- LM-48 Urban and Environmental spatial Planning or 54/S Urban and Environmental spatial Planning;
- LM-56 Economics Sciences or 64/S Economics Sciences;
- LM-63 Public Administration Sciences or 71/S Public Administration Sciences;
- LM-75 Science and Tecnologyfor the Environment and the Territory or 82/S Science and Tecnologyfor the Environment and the Territory;
- LM-76 Economic Sciencesfor the Environment and culture or 83/S Economics Sciencesfor the Environment and culture;
- LM-77 Economicand business sciences or 84/S Economicand business sciences;
- LM-81 Science for development cooperation or 88/S Science for development cooperation;
- LM-82 Statisticalscience or 91/S Economic, financial and actuarial statistics;
- LM-83 Actuarial and financial statistics or 91/S Economic, financial and actuarial statistics; or a degree acknowledged as equivalent according to the regulations preceding the Ministerial Decree no.509 of 1999 or an equivalent degree received abroad;
- Scientific-professional curriculum suitable for carrying out the research activities referred to in the project for which you are applying.

Candidates holding an academic qualification (degree, PhD) received abroad shall submit, in their application, request of acknowledgement of equivalence of their degree to the Examination Board for the solely purpose of being admitted to thepublic selection. Candidates, who already hold a degree recognized according to international agreements or to themodalities described at Art. 332 of Testo Unico no.1592 of 31 August 1933, are exempted.

The following requirements shall be possessed as well:

- Being physically fit to collaborate. The University of Foggia has the authority to have the appointed fellowship holder medically supervised according to the current regulations on the matter. Requirements shall be held within the application deadline of the current call. Applicants are admitted as reserve candidates. The Administration can at any time exclude, by a motivated action, the candidates due to the lack of the fixed requirements.

Art. 5

Question and deadline

Applications on unstamped paper, along with the relevant qualifications according to art. 6 of this call, shall be addressed to the Magnificent Rector of the University of Foggia, Address: Via A. Gramsci 89-91, Postcode: 71122, Foggia, and <u>shall be sent within 30 (thirty) peremptory days</u> from the date of publication of the current decree.

Applications shall be sent exclusively using a PEC (certified email) address to the following address: protocollo@cert.unifg.it

The application and all relevant documents shall be signed and sent in a PDF readable format. If 30 days expire, later applications will not be taken into account for selection.Foreign candidates only, could send their application on the following address: protocollo@unifg.it

The application, with its annexes, drawn up according to the scheme attached to the call, must be signed and sent in a single file in readable format (PDF) with the following subject: Application for partecipation Research grant S.S.D. SECS-P/02 - Energy community markets for the development of inland and protected areas: Theories, models, and policies" – Candidate's surname and first name.

Applicants shall declare, under his/her own responsibility, and under penalty of exclusion from the selection procedure:





a) Last and first name;

b) Date and place of birth;

c) Citizenship;

d) The Town Hall where he/she is registered to vote or the reasons at the bases of failure or of cancellation. Foreign citizens shall declare they enjoy political and civil rights in their home Countries, or the reasons of loss ofenjoyment;

e) He/she is not convicted and he/she does not know of any criminal case staying unresolved. Please otherwise indicate the criminal cases, and the Judicial Authority issuing the verdict and the date;

f) To possess the qualifications required under art. 14 of the current call;

g) To serve or not to serve other Public Administrations;

h) To be physically fit to collaborate. According to the Law no.104 of 5 February 1992, the disabled persons shall specify the aids they need to be able to be interviewed, and provide an indication of the additional time required to perform the same interview;

i) That he/she has not exceeded the limit of six years as a research fellow, in accordance with Law no. 240 of 2010;

I) Knowledge of the english language; foreign citizens must also declare that they have adequate Knowledge of the Italian language;

m) The residence, the domicile or address, along with the postcode, and an email address to receive information on the current call.

Applicants shall promptly inform the University about changes in their residence or address. The University of Foggia assumes no responsibility in case of loss of communications due to a wrong or incorrect addressprovided by the applicant, failure or late communication of the new address, nor for further postal or telegraph errors, ordue to third parties, by chance or force majeure.

Further information on the modality of submission or to clarify doubts can be requested to the Higher Education Department – PhD and Research Fellowship Unit – of the University of Foggia (phone: +39 0881 338311 – 338359 - 338323or by email: postlaurea@unifg.it

Art. 6

Titles and professional curriculum vitae

Candidates shall enclose:

a) A curriculum on their scientific and professional activity;

b) A list of qualifications;

c) Documents and qualifications relevant to the selection, made by a self-declaration affidavit or a declaration of certification;

d) Scientific publications useful to the selection, in original o certified copy through a self-declaration affidavit.

As for works printed in Italy obligations provided by art.1 of the Legislative Decree no. 660 of 31 August 1945 shall be accomplished. Concerning publications and works printed abroad, date and place of publication shall be indicated.

Qualifications shall be translated in either Italian or English, and shall be produced within the deadline of the application submission.

The Examination Board will fix the assessment criteria taking into account the following parameters: 50 overall points divided as follows:

-up to 5 points for the graduation grade, this way determined:

Up to 107/110 = 0 108/110 = 1 point 109/110 = 2 points 110/110 = 3 points 110/110 cum laude = 5 points -up to 15 points for the PhD;





-up to a maximum total of 15 points for scholarship or for documented research activities carried out at public or private institutions, taking into account the number of years of the same and pertaining to the scentific-disciplinary field of the grant. Fractions of a year shall be evaluated proportionally; - up to a maximum of 15 points for publications, including the doctoral thesis, relevant to the scientific-disciplinary field of the grant.

Art. 7 Interview

The interview will be designed to ascertain the candidate's aptitude for research by ascertaining knowledge of the topics relating to the research project and technical-application experience in the methodologies required for the correct fulfilment of the objectives set. It will cover the examination programme relating to the research project as well as knowledge of one of the official lenguage of the European Union chosen by the candidate.

Before the start of the examination, the selection board will determine the questions to be put to the candidates; these questions will be drawn by lot from each candidate. The board has 50 points available for the interview. The test will not be passed if the candidate does not score at least 30 of 50 points available.

The evaluation of the titles take place on 15 november 2023 at 11 a.m.

Candidates are called for interview on 20 november 2023 at 10.00 a.m.

The interview will be held in persona t the Department of Economics, Management and territory, located in Via Ammiraglio Da Zara no. 11 – Foggia.

In the event of valid and justified reasons to be accepted in advance by the Commission, the interview may be held on-line, with the relevant notice published on the unifg website in the section dedicated to Research Grants.

Applicants must be in possession of a valid identification document to attend the interview.

Art. 8

Formation of the merit list

The Examination Board will draft the merit list after taking in due account the overall evaluation of each candidate, given by the sum of the score obtained after his/her assessment of qualifications and the score after being interviewed.

When two or more candidates get the same score, priority is given to the youngest. In case of further score level for seniority, drawing lots will decide in the presence of the concerned candidates.

Art. 9

Data processing

Personal data will be processed in compliance with the principles set out by the EU Regulation no. 679/2016 regarding the protection of personal data. The information sheet on the processing of personal data is attached. Candidates are required to sign it in order to be eligible for selection.

Data holder and controller is the University of Foggia, with registered office in Foggia, Via Gramsci n. 89/91 – PECprotocollo@cert.unifg.it.

Legal Representative of the University of Foggia is the pro-tempore Rector Prof. Lorenzo Lo Muzio, at the registered officeof the Entity, Via Gramsci n. 89/91, 71122 Foggia; Person in charge of Personal Data Protection is Avv. Nicola Fabiano, Via Gramsci n. 89/91, 71122 Foggia - PEC rpd@cert.unifg.it, email: rpd@unifg.it.

Art. 10

Award of the Research Grant

The candidate, resulting the winner of the selection procedure, is required to self-declare the following data, facts and personal issues and qualities:

1) Birth certificate;

2) Possessed citizenship;



3) Enjoyment of political rights;

4) Not being convicted; the winner of the selection shall otherwise self-declare the relevant convictions, the Judicial Authority and date of issue (also, if amnesty, pardon, reprieve, not mention has been granted, etc and if nothing istracked on his/her court records. Criminal cases shall be declared whatever they are). Foreign citizens shall alsoself attest being convicted neither in their home Country nor in Italy;

5) Possession and number of the Tax payer's code, of the VAT number, and of any other information in his/her fiscal records.

Disabled candidates shall produce, according to Article 19, 2 nd comma, of Law no.482 of 2 April 1968, a legalized declaration a health officer proving that the kind and degree of disability cannot be prejudicial to the health and safety of his/hercolleagues and to the security of plants and premises. For EU citizens as the same modalities as the ones provided for Italian citizens are applied. Extra-EU citizens whose residence is in Italy can use the self-declaration affidavit to prove, facts, status and personal qualities which can only becertified by Italian public or private subjects.

Extra-UE citizens, not living in Italy, shall submit, within 30 days from the signature of the contract, the followings:

a) birth certificate;

b) citizenship certificate;

c) certificate of enjoyment of civil and political rights in their Home Country;

d) a document equivalent to the court records issued by the relevant State Authority, home to the citizen;

e) a declaration proving that the candidate does not conduct any other activity.

Extra-EU citizens, upon signing the contract, shall prove that they have submitted regular request of residence permit.

The University of Foggia protects the health of its fellowship holders having them periodically visited by occupational health physicians, according to the legislative decree no. 81 of 2008 and further amendments. The winner, having a permanent contract at other public administrations, shall declare to have been granted leave without remuneration for the whole duration of the contract.

The winner, having work relationships which are not compatible, shall submit a declaration where he/she opts for the research fellowship, under penalty of losing the right to the assignment of same fellowship.Before entering into the contract, an authorization to prosecute activities which are not seen as absolutely incompatibleaccording to next art. 12, can be required. Anyway, in case of negative opinion, the winner shall stop his/her activities, under penalty of losing the right to enjoy of the fellowship.

Conditions, facts and personal qualities, self-declared by the winner will be inspected by the University of Foggia to prove they are true.He/she who does not confirm to accept the deadline set by the Public Administration, or does not start the required activity within the fixed term, loses the right to be the fellowship holder.The winner signs a fixed-term private law contract. Such a contract is not a subordinate employment contract.

Art. 11

Tasks and evaluation

The fellowship holder's tasks are determined by the Council of the Department, responsible for the research activity whichwill be carried out by the fellowship holder under an individual contract, and are performed under the supervision of atutor appointed by art.12 of the University Regulations in matter of assignment of fellowships for collaboration in researchactivities.

The contract however provides that the fellowship holder is required to take part into research programmes, and that he/she assumes specific responsibilities while executing the relevant technical and scientific activities in close collaboration with the teaching staff and researchers. Support to research on behalf of the fellowship holder will result to be not merelytechnical.

It being understood that the main tasks of the fellowship holder deal with the planned research activity, he/she could beentrusted didactic and scientific tutorial activities and a limited number of





teaching hours, usually not more than 40 per year or per academic year, prior approval on behalf of the tutor and the Council of Department, and authorization by the Rector, with specific reference to the scientific and seminar activity, mainly related to the research activity conducted by the fellowship holder. The fellowship holder's tutor will write an annual report on the fellowship holder's performed activity. The tutor will submithis report to the Council of the relevant Department, which is expected to assess the due activity of collaboration. The Council of Department, after ascertaining regularity and commitment, can propose the University Rector to renew the fellowship. In the event of non-compliance, the Council of the relevant Department, after hearing the tutor, informs theAcademic Senate who will eventually decide.

Art. 12

Incompatibility, rights and duties

On the whole contract duration, the fellowship holder can be authorized, following consent on behalf of the Council of Department and after consultation and approval from the Tutor, to perform professional activities on temporary and occasional basis, also as a subordinate employee, provided that such activities are not developed under a permanent contract, it being understood the compatibility of external activities with the tasks carried out as research fellowship holder.

The fellowship holder cannot obtain a degree course (master's course or single-cycle), a Ph.D. with grant or courses of medical specialization, either in Italy or abroad. A public administration employee is to be granted leave without being remunerated.

It being understood that a fellowship holder has research and its activities as main tasks, however he/she can stand as tutor in didactic and scientific activities, and be engaged in a limited number of teaching hours, usually not more than 40 hours per year or academic year, after getting favorable approval on behalf of the tutor, the Council of the Department and authorization by the Rector, with specific reference to the scientific and seminar activity, mainly dealing with the research activity carried out by the fellowship holder.

Art. 13

Contract termination

The Academic Senate can deliberate to terminate the contract, after hearing the relevant Department and the fellowship holder, when serious non-compliance towards contractual obligations occurs. The contract is automatically terminated when one of the following conditions happens:

- unjustified suspension of the activity for a period of 15 days;

- serious violation of the incompatibility regime as for art.12 of the current call;

- negative assessment on the performed research activity, expressed by the Academic Senate on the basis of the

Tutor's opinion, and by the Council of Department where the research activity is developed.

Art. 14

Termination and notice

In case of termination, the fellowship holder is required to give a 60 days' notice. If this fails, the Administration is entitled to hold an amount of money corresponding to the installment for the failed period of notice.

The term of notice as well as the amount of compensation can be reduced for cause or justified reason, on the fellowship holder's request, with resolution of the Council of the relevant Department.

Art. 15

Advertising

The current call is published on the electronic notice board of the University of Foggia, on the University website (www.unifg.it)- Research - Research Fellowship, on the MIUR website (http://bandi.miur.it) and on the EU website (http://ec.europa.eu/euraxess), with specific indication of the application deadline.





Art. 16

Official in charge of the administrative procedure

Under Law no. 241 of 7 August 1990 and subsequent amendments and additions to the same, the Person in charge of the selection procedure is Dr. Pierluigi Rossano Centola - Head of 'Unità Dottorati e Assegni di Ricerca'.

For further information and clarifications, please contact 'Area Alta Formazione - Servizio Alta Formazione' of the University of Foggia, tel. +39 0881 338311 - 338359 - 338323, e-mail: postlaurea@unifg.it

Art. 17

Regulatory references and final provisions

Concerning what not clearly provided under this call, the University of Foggia shall act in compliance with the regulations quoted in the preamble as well as the Civil Code when applicable by analogy. The University Governing Body will ratify the current decree.

The Rector Prof. Lorenzo Lo Muzio Firma digitale ai sensi dell'art.21 del D. Lgs. n. 82/2005





TO THE RECTOR UNIVERSITY OF FOGGIA

The undersignedborn
in), onTax
Code Resident in
AddressPost Code
Citizenship:
Candidate for being admitted to the public selection, based on qualifications and an interview, of
1 Research Fellowship ofmonths' length, to support current research activity, on:
«
S.S.D at the University of Foggia.
DECLARES
under his/her own responsibility:
1) To becitizen (a);
2) To be registered to vote in the City (Municipality) of (b)
3) Not to be convicted and not to be aware of any unresolved criminal case (c);
4) To hold the following title:
Master's Degree Single Cycle Degree
in
Class of degreeat the
University of/
Or Degree according to the Regulations before the Ministerial Decree no. 509/1999 in:
Obtained onat
the University ofGraduation grade:;
OR (for applicants holding a foreign degree/qualification):



- To hold the following acaden	nic qualification		obtained
on	at	the	University
of	Graduation gra	ade:	,

and kindly submit formal request of equivalence of the title to the Examination Board in order to be admitted to the selection procedure for the awarding of a Research Fellowship (in case the foreign qualification is already acknowledged as equivalent to any Italian degree, please specify the relevant Italian University and Rector's Decree protocol numbers. The latter shall be attached as certified copy):

- To possess a PhD on biomedical subjects in.....

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- To hold a								
□ 1 st Leve	l 🗆 2 n	d Level						
Master Cou	irse in							
								•
Master Cou	irse gr	ade:						;
- To posses	ss the	following cours	se of special	ization in				
completed		on						University
- To have a	post-ę	graduate quali	fication in					
								•
		ə:					Pos	st-graduate
	•	fications						
 To have the application; 		owing papers	oublished or	n internatior	al journals (a	it least ?	10), attac	hed to this
5) To serve	the fo	llowing Admini	stration:					;

or to have never served a Public Administration;





6) To be physically fit to perform the collaboration activity;

7) To have the following disability:, and therefore require,

according to Law no.104/92, the necessary aid and any other possible support in order to be interviewed;

8) To have knowledge of English;

9) To wish to receive any communication relating to this selection on the following address:

.....

(First and last name, Address and Postcode, City, Phone number, Email Address)

I hereby attach a scientific and professional CV, a list of qualifications for assessment, copy of a valid ID card/Passport, a signed declaration on the absence of any obstacle to formalize a relationship in case of a positive examination out come and information and consent on the treatment of personal data

Place and date,

Signature

.....

N.B.: Qualifications shall be attached in order to be assessed

a) please indicate the citizenship;

b) kindly mention the reasons at the basis of failure or of cancellation; foreign citizens shall also declare to enjoy political and civil rights also in their home Country, or the reasons of failure of enjoyment;

c) please otherwise list the convictions handed down by the relevant Judicial Court. Please also specify whether pardon, amnesty o reprieve has been granted, etc and court records. Any criminal case shall be indicated.





Information pursuant to European Regulation no. 679/2016 and consent

Pursuant to European Regulation (EU) 2016/679 (hereafter GDPR) and, concerning your personal data that will be made available to 'Area Didattica e Alta Formazione' of the University of Foggia solely for your participation in the public selection, based on qualifications and an interview, for the assignment of 1 Research Fellowship, supporting current research activity, on: "Energy community markets for the development of inland and protected areas: Theories, models, and policies", We inform you that: Data holder, controller, recipient and responsible for the processing and protection of personal data. The data controller is the University of Foggia, with its registered office in Foggia, Via Gramsci n. 89/91. Legal Representative of the University of Foggia is the pro tempore Rector Prof. Lorenzo Lo Muzio, registered office of the Entity, Via Gramsci n. 89/91, 71122 Foggia - PEC protocollo@cert.unifg.it. Person in charge of Personal Data Protection is Avv. Nicola fabiano, Via Gramsci n. 89/91, 71122 Foggia – PEC rpd@cert.unifg.it, email: rpd@unifg.it.

Purposes of data processing

The relevant data will be processed in compliance with the principles established under the GDPR, within the institutional purposes pursued by the University of Foggia, for participation in the public selection, based on qualifications and an interview, for 1 Research Fellowship.

Such data will also be processed in order to:

-fulfil the obligations envisaged for tax and accounting purposes;

- fulfil the obligations established by the University of Foggia current legislation;

- pursue public interest or relevant to the exercise of the public authority the University of Foggia is invested of;

- comply with an order from investigative bodies or law enforcement agencies.

Personal data may be processed by means of both printed and electronic files (including portable devices), and be handled according to the modalities required to meet the aforementioned purposes only.

Legal basis of data treatment

The University of Foggia will process your personal data lawfully, where treatment:

- is required to apply for this public selection;

- is required to fulfil a legal obligation incumbent on the University of Foggia;



- is required to perform a task of public interest or relevant to the exercise of the public authority the University of Foggia is invested of;

- is based on a manifested consent, where provided for by the GDPR;

- is required to comply with an order from investigative bodies or law enforcement agencies.

Consequences of failure of disclosure of personal data and consent to the treatment of data

With regard to the candidate's personal data for his/her participation in the public selection, based on qualifications and an interview, for the assignment of 1 Research Fellowship, the nondisclosure of personal data and consent to treatment will entitle the University of Foggia to exclude the same candidates from the selection process.

Data retention

Personal data, object of treatment for the above-mentioned purposes, will be kept for the whole implementation of the selection procedure, and for the time required by law to the University to maintain data for fiscal or other purposes.

Data disclosure

Personal data may be made available to:

1. Public Entities, for operational requirements solely for the purposes indicated above;

2. Public Bodies, banking and insurance institutions, which provide functional services for the purposes indicated above;

3. Subjects who process data in execution of specific legal obligations;

4. Judicial or administrative authorities, for the fulfilment of legal obligations;

5. Third parties who process the data for institutional purposes;

6. Private companies, for recruitment purposes; in the event of profiling activities, they are required to inform the interested parties in advance.

Profiling and dissemination of data

Personal data will be processed anonymously for the fulfilment of publication obligations by law.

Rights of the interested party.

Among the rights recognized by the GDPR are those to:





1 Ask the University of Foggia to access personal data and relevant information; the correction of inaccurate data or the integration of incomplete data; the cancellation of personal data (upon the occurrence of one of the conditions indicated in article 17, paragraph 1 of the GDPR and in compliance with the exceptions provided for in paragraph 3 of the same article); the limitations on the processing of personal data (on the use of one of the hypotheses indicated in Article 18, paragraph 1 of the GDPR);

2 Request and obtain from the University of Foggia - in case of legal contract or consent, also by automated means – that personal data will be stored in an electronic format in order to communicate to another data controller (so- called right to the portability of personal data);

3 Oppose at any time the processing of personal data when particular situations occur, always in compliance with the exceptions provided for in the GDPR;

4 Withdraw consent at any time, limited to the cases in which the processing is based on consent, in compliance with the exceptions provided for in paragraph 3 of art. 17 of the GDPR, for one or more specific purposes, and concerns common personal data (for example date and place of birth or place of residence) or particolar categories of data (for example data revealing racial origin, political opinions, convictions religious, health status or sex life). The use of data based on consent, also until approval is withdrawn, preserves, however, its legitimacy.

5 Right to lodge a complaint to a supervisory authority (Authority for the protection of personal data - www.garanteprivacy.it).

The undersigned	Тах
Code	_agrees that the University of Foggia adopts all the above-
described measures for which conser	nt represents the legal basis of the treatment of data. As
such,	

□ I agree

□ I do not agree

Place and date,

Signature



SELF-DECLARATION AFFIDAVIT

(Art. 47 – Decree of the President of the Italian Republic no. 445 of 28 December 2000)

The	undersigned	(surname)				
(name	e)					,
born i	n			(p	province .)
on	the			,	tax	payer's
code.					,	resident
			(province			
				ne		
mobile	ə	e-m	ail address		, awa	re of the
provis	ions laid down	in art. 76 of la	w no. 445 of 28 Decembe	er 2000 on crimin	al liability	in case of
false o	declaration,					

DECLARES

.....

The undersigned expresses his/her consent to the processing of the data provided in this Declaration, in compliance with the Legislative Decree no. 196 of 30 June 2003, and for the purposes set out under this public selection procedure.

Place and date,

Signature

.....

N.B. If the above statement is sent by mail, the copy of an identity document shall be attached.



As merely sample, the following sta	tements can be reproduced in the self-declaration affidavit
, to morely sample, the following sta	

The	cot	ру	of	the	following		publication:
consisting of no pages, is provi					pages, is provide	d as cer	tified copy.
The	сору	of	the	following	qualification	or	document:
consisting of no pages, is provided as certified copy.							
For pul	For publications: title journalname,						
surname of the printer or denomination of the printing agency has met the obligations provided							
under art.1 of the deputy legislative decree no.660 of 31.08.1945, consisting in the delivery of 4							
copies of publication to the Prefecture of the relevant Province where the printing agency is							

located, and one copy to the local public Prosecutor's Office



EQUIVALENT DECLARATION OF CERTIFICATION

(Art. 46 - Decree of the President of the Italian Republic no. 445 of 28 December 2000)

The	undersigned	(surname)		(name)
				born in
			(province)
on			, tax payer's code	resident
in			(province)	
address	5			telephone
		n	nobile	, e-mail
address	3	, awa	are of the provisions laid down in art. 7	76 of Law no.
445 of 2	28 December 2000 d	on criminal liability	in case of false declaration.	

DECLARES

The undersigned expresses his/her consent to the processing of data provided in this Declaration, in compliance with the Legislative Decree no. 196 of 30 June 2003, and for the purposes set out under this public selection procedure.

.....

Place and date,

Signature

.....