DECLARATION OF NON-EXISTENCE OF CAUSES FOR PRECLUSION OR INCOMPATIBILITY

pursuant to art. 20 D. Lgs. n.39/2013 and Subseq. Modifications/additions

The undersigned ______Tal Ozer_____,... OMISSIS... In the frame of the activities provided for by the collaboration assignment to undertake the activity of processing and analysis of physical oceanographic and biogeochemical data collected by autonomous systems (rif. 07/2023), conferred by resolution of the Director General of the OGS n. 222_2023 aware of the responsibilities and criminal sanctions established by law for false statements and mendacious declarations, under their own responsibility

DECLARES

- that I do not incur in any of the Causes for Preclusion and Incompatibility set out by Legislative Decree No. 39 of April 8, 2013;

- to sign this declaration, made pursuant to Articles 47, 75 and 76 of Presidential Decree No. 445/2000, assuming the responsibility, including criminal liability, provided therein;

- to be aware that the OGS, pursuant to Articles 71 and 72 D.P.R. n.445/2000, has the right to verify and check the above statement;

- to be informed, pursuant to and for the purposes of the General Data Protection Regulation - GDPR 679/2016 that the personal data collected will be processed, including by computer, exclusively within the scope of the procedure for which this declaration is made.

The undersigned also undertakes to promptly notify any changes in the content of this declaration and, if necessary, to make a new substitute declaration.

Place and date _____ ... OMISSIS... 10th May 2023_____

...OMISSIS...

The declarant

INFORMATION TO THE INTERESTED PARTY

DATA CONTROLLER

The Data Controller of personal data processing is the National Institute of Oceanography and Applied Geophysics - OGS (hereinafter also "OGS" or "Data Controller"), located in Borgo Grotta Gigante 42/c - 34010 Sgonico (TS).

In order to exercise the rights recognized by the REGULATION (EU) 2016/679 (hereinafter "GDPR" or "Regulation") or to ask for any clarification regarding the processing of personal data, the Data Controller has appointed a Data Protection Officer, who can be reached at the following address: dpo@inogs.it.

PURPOSE AND LEGAL BASIS OF THE PROCESSING

The data will be processed for the fulfilment of institutional purposes regarding appointments under Legislative Decree No. 39 of April 8, 2013. The legal basis for the processing of personal data is found in the rules governing the establishment, management and termination of employment relationships of any kind, whether salaried or self-employed, including unpaid or honorary part-time or temporary, and other forms of employment that do not involve the establishment of an employment relationship, as well as in Art. 9 of Legislative Decree 381/1999 and in Art. 3 of Legislative Decree 218/2016, which grant statutory autonomy to OGS and regulate the content of the Statute, which in Art. 3, paragraph 2, lett. I) authorizes the Institution to perform any useful act for the achievement of its institutional purposes. **PROVISION OF DATA AND CONSEQUENCES OF REFUSAL**

Failure to provide the indicated data processed for the purposes entails the impossibility for the Holder to proceed with the processing of data for the procedure of formalization of assignments.

RECIPIENTS OF PERSONAL DATA

Personal data may be accessed only by persons authorized for processing and subjects who, processing data on behalf of the Owner, have been identified as Data Processors. These subjects are also bound to secrecy and confidentiality on the basis of special internal regulations. The data collected for the purposes listed above may be communicated to other subjects to whom the communication must be made in fulfilment of an obligation provided for by national and/or EU regulations or to comply with an order of the Judicial Authority. Some information (by way of example: biographical data; assignment data; etc.) may be published on the institutional website or other portals for transparency purposes.

DATA RETENTION CRITERIA

Personal data are processed for as long as necessary to achieve the purposes for which they were collected or for any other legitimate related purpose. Therefore, if personal data are processed for different purposes, such data will be retained until the purpose with the longest retention period expires; however, they will no longer be processed for the purposes whose retention period has expired.

Personal data that are no longer needed, or for which there is no longer a legal basis for their retention, will be irreversibly anonymized (or permanently deleted). In particular, personal data will be retained for the duration of the subscription to the service and for ten years thereafter, according to logics of protection of the rights of the Holders (limitation periods).

In the event that some processing is disputed and/or some data is necessary for the exercise of a right, the retention may exceed the above limits, extending until the settlement of the dispute.

TRANSFER OF PERSONAL DATA TO THIRD COUNTRIES

Data processed for the above purposes will not -as a rule- be transferred outside the European Economic Area. In the event that this becomes necessary (including on the basis of the IT tools that may be used), the Data Controller guarantees that the transfer will take place in compliance with the conditions set forth in Chapter V of the GDPR and in particular:

- Article 45 Transfer on the basis of an adequacy decision;

- Article 46 Transfer subject to adequate safeguards;
- Article 47 Binding Corporate Rules.

RIGHTS OF THE DATA SUBJECT

The Data Controller informs you that the Data Subject, has the right to request:

- access to personal data and information (Article 15 GDPR);
- rectification or erasure of the same (Articles 16 and 17 of the GDPR);
- the restriction of the processing of personal data (Article 18 of the GDPR).
- Finally, the Data Subject may:
- object to the processing of personal data under the conditions and within the limits set forth in Article 21 of the GDPR;
- exercise the right to data portability (art. 20 GDPR).

With regard to processing operations based on consent - according to Articles 6(1)(a) and 9(2)(a) of the GDPR-, please note that the Data Subject has the right to revoke such consent at any time (without affecting the lawfulness of the processing based on the consent given before revocation).

Finally, the Data Subject, if they believe that the processing concerning them violates the Regulation, has the right to lodge a complaint with a supervisory authority (Data Protection Authority or other authority that may be competent) pursuant to Article 77 et seq. of the GDPR.