COMMUNICATION OF PERSONAL DATA AND FISCAL AND SOCIAL SECURITY FRAMEWORK IN RELATION TO INDEPENDENT EMPLOYMENT POSITIONS USUALLY EXERCISED - RESIDENTS IN ITALY

The undersigned				bo	rn in					Pr	rov	
on, nationa	lity	Italian				1 1						
tax identification code (1)			<u> </u>	ı		<u> </u>		1				1
VAT number			resident	in	Italv	on 1 /	1/2022	in	the	Mun	icinal	itv of
										cc / Bt	ireet i	square
		110		_100	THE C	ODL_						
Tel	mobile ph											
email:												
		-	SECT A	NEG.								
		1	DECLAR	RES								
under their own responsi	bility, in relation to	the self-	-employm	ent re	elationsl	nip to	be est	ablishe	d / est	tablish	ed or	n (date)
;												
with the Organisational Un	nit				_;							
☐ that I am NOT ☐ Al	A an employee of a pul	olic adm	inistration	(tick	the rele	vant or	otion)					
						_	•		am d		□ 4	5.11 <i>tim</i> a
permanent or :				ic)				and	under		un ume
☐ part time not excee	ding 50%.											
In the case of employees of												address,
tax identification code, VA	ŕ				e of ful	l-time	or part-	time w	ork ov	er 50%	6. <i>(1)</i>	
Organisation												
Address												
Tax identification Code					VAT N	umber						
that the requested service	falls within the usual	profession	on referre	d to ii	n art. 53	3 c.1 P	residen	tial De	cree no	o. 917	/86 e	xercised
(tick the relevant item)												
□ on my own												
□ not on my own as I l	oelong to the firm											
									po	ostcod	e	
number												
\square not on my own but	as a partner, possessi	ng the r	equisites	for th	e exerci	ise of t	he requ	uired p	rofessi	onal s	ervice	e, in the
Company				with	register	ed off	ice in					
postcode Str												
t	ax identification code_				, dı	uly esta	ablishe	d for th	ne exer	cise of	fprof	essional
activities pursuant to a	rt. 10 paragraph 3 of La	aw 183/2	2011									
and I am:												
	n obligation to issue a	regular	invoice n	ממונטחו	t to art	5 0 1	of Dr	esident	ial Dec	oree no	633	8/72 and
withholding tox or without	•	-	-									,, , 2 <u>and</u>



	registered in the professional register / Order of the Province of	under no.
	not registered in a professional register / order	
	and that the gross remuneration will be increased by:	
	2% as a supplementary contribution due to your ow	n pension fund
	4% as a supplementary contribution due to your ow	n pension fund
	☐ 4% as partial compensation of the INPS contribution registered under the separate management of the INPS.	n due pursuant to art. 2 paragraph 26 of Ln335/95, as a professional PS system
or		
(tic	ck the relevant item)	
	under the minimum regime pursuant to art. 27 of Leg 2011 no. 111 and by Law 190/2014,	islative Decree 98/2011 converted with amendments by law 15 July
	flat-rate regime pursuant to Law 190/2014, Law no. 2	08/2015 "Stability Law" and Budget Law no. 145/2018
	d therefore <u>not subject to VAT</u> with the obligation to issue or no. 633/72) and <u>not subject to withholding tax;</u>	sue a regular invoice (pursuant to art. 5 paragraph 1 of Presidential
	registered in the professional register / Order	
	of the Province of un	nder no
	not registered in a professional register / order	
and	d that the gross remuneration will be increased by:	
	2% as a supplementary contribution due to my own pe	ension fund
	4% as a supplementary contribution due to my own pe	ension fund
	4% as partial compensation of the INPS contribution or registered under the separate management of the INPS s	due, pursuant to art. 2 paragraph 26 of Ln335 / 95, as a professional ystem
	ALSO	DECLARES
resp 244 of	ponsibility incurred by those who make false or incomple/4/2007, of the Decree of the President of the Republic of	46 of Presidential Decree no. 445/2000, aware of the criminal lete declarations, in application of art. 3, paragraphs 44 to 48 of law f 5 October 2010 no. 195 art. 4 and of the Prime Ministerial Decree r emoluments or wages in the context of employment or self-
		2022, salaries and / or fees from the public finances, therefore not so to the recipient (as amended by art. n. 66/2014 converted with
	that in 2022 (tick the relevant item) I have received.	ved \square expect to receive salaries and / or fees paid by the public
		<i>relevant item)</i> the annual salary limit of \in 249,000 gross to the no. 66/2014 converted with amendments by Law no. 89/2014)
- c	choose the following form of collection (mark the relevo	ant items):
	Bank Transfer: Bank	
	IRAN	



in the name of the undersigned					
☐ Foreign bank transfer: Bank					
IBAN					
BIC / SWIFT Credit Acc.					
in the name of the undersigned					
\square non-transferable cashier's check (for amounts up to \in 999.99)					
□ receipt from the holder with direct collection from Unicredit Banca (for amounts up to € 999.99)					
The undersigned confirms the above and undertakes to immediately communicate any changes or other data which, in the year 2022, involve changes to their tax regime, or which in any case are relevant for social security and / or tax purposes.					
2022, involve changes to their tax regime, of which in any case are relevant for social security and 7 of tax purposes.					
INFORMATION PURSUANT TO THE CODE REGARDING THE PROTECTION OF PERSONAL DATA (ART. 13 REG.EU 2016/679)					
The undersigned acknowledges that the processing of their personal and sensitive data will take place in the manner established by EU Regulation 2016/679 (GDPR) relating to the protection of natural persons with regard to the processing of					
personal data, for the sole purpose of complying with the University of Florence's mandatory obligations. The undersigned also acknowledges that the curriculum vitae et studiorum and the declarations made for which, pursuant to					
current legislation, compliance with transparency obligations is required, will be published on the Administration website in a					
specific section of "Transparent Administration", at the address https://www.unifi.it/p11360.html , where a page is dedicated to the topic of personal data protection which also contains the information for the processing of the personal data of external collaborators.					
Florence, Signature					

NB: Please attach a copy of a valid identity document

- (1) In the case of an employee of another public administration, it is necessary to obtain the authorisation of the body to which you belong in the cases provided for by art. 53 of Legislative Decree no. 165/2001 as amended by Law no. 125/2013 (among others, teaching and research activities, direct training for public administration personnel, attending conferences / seminars / conferences are excluded from the authorisation)
- (2) Prime Ministerial Decree of 23 March 2012 "Maximum pay limit for emoluments or wages in the context of employment or self-employed relationships with state public administrations" art. 3, paragraph 1: Starting from the entry into force of this decree, the remuneration received annually, including indemnities and ancillary items as well as any remuneration for additional assignments or consultancy conferred by public administrations other than the one to which they belong, of the persons referred to in article 2 cannot exceed the total annual remuneration due for the office to the First President of the Court of Cassation, equal in 2011 to 293,658.95 Euro. If higher, it is reduced to the aforementioned limit. The Minister of Justice annually notifies the Minister for Public Administration and Simplification and the Minister of Economy and Finance of any updates relating to the amount of the aforementioned processing.

paragraph 2: For the purposes of the application of the discipline referred to in paragraph 1, the sums paid to the interested party in any case by the same or more bodies are calculated cumulatively, even in the case of multiple offices conferred by the same body during the year. To this end, the recipients referred to in Article 2 are required to present to the administration to which they belong, within 30 days from the date of publication of this decree, a declaratory statement of all the offices held, under the public finances, indicating the relative amounts. When operational, this declaration is made by 30 November of each year.

