

**DECLARATION FOR THE ASSIGNMENT
OF OCCASIONAL COLLABORATION ASSIGNMENT FOR UNPAID RESEARCH ACTIVITIES
WITHIN THE NEP PROJECT G.A. NO. 871158**

I, the Undersigned	Georgia York	Born on (<i>date of birth</i>)
In (<i>place of birth</i>)		Province
Nationality		Resident in
Address		Italian Fiscal code

Given Article 53 of Legislative Decree no. 165 of 2001 and subsequent modifications;

Considering the regulations concerning the maximum limit for salaries or remuneration (Article 23 ter of decree law no. 201/2011 as amended by law no. 214/2011; Article 1, clauses 471 and following, of law no. 147/2013; Article 13 of decree law no. 66/2014 as amended by law no. 89/2014);

Given the decree of the President of the Republic of 16 April 2013, no. 62, which contains the code of conduct for public employees pursuant Article 54 of Legislative Decree no. 165/2001;

Given Legislative Decree no. 33/2013 and subsequent modifications, particularly Article 15, clause 1;

Given Legislative Decree no. 39/2013;

Considering the Code of Conduct of the employees of the Italian National Research Council adopted (CNR) by the Board of Directors with resolution no. 132/2014 on 10 July 2014 and updated with resolution no. 137 adopted by the Board of Directors in the meeting of 17 October 2017;

Aware of the criminal penalties for cases of false or mendacious statements made under Article 76 of Presidential Decree no. 445/2000 under my own responsibility,

DECLARE

- **I expressly accept and respect** the provisions contained in the Code of Conduct of the Italian National Research Council (CNR)

I do not belong to nor am I part of associations or organizations whose scopes of interest might interfere with the performance of the duties of the office (Article 5, Presidential Decree 62/2013);

I belong to and am part of the following associations or organizations whose scopes of interest may interfere with the performance of the duties of the office (Article 5, Presidential Decree 62/2013):

ASSOCIATION – CLUB - OTHER BODIES /SHORT NAME	FULL NAME

I do not hold any assignment with expenses borne by the public finance (Article 23 ter, decree law no. 201/2011 - to be published);

I hold the following assignments, concerning the current regulations on the maximum salary limit for the year [Year] borne by public finance (Article 23 ter, decree law no. 201/2011):

GRANTING ENTITY	TYPE OF ASSIGNMENT/CONSULTANCY	START DATE OF ASSIGNMENT	END DATE OD ASSIGNMENT	GROSS AMOUNT YEAR 20...	GROSS AMOUNT FOR SUBSEQUENTLY YEARS

I have not taken up other assignments of collaboration or consultancy with any type of contract or appointment and under any title from private individuals or entities (Article 6 of the CNR Code of Conduct):

- a) Who are or have been in the previous biennium registered in registers of contractors for public works or suppliers of goods or service providers maintained by the belonging structure;
- b) Who participate or have participated in the previous biennium in procedures for the award of contracts, sub-contracts, trust contracts or concessions for works, services, or supplies, or in procedures for the grant of subsidies, contributions, aids, and financial support or the allocation of economic benefits of any kind managed by the belonging structure;
- c) Who have or had in the previous biennium registrations or provisions with an authorizing, concessional, or enabling content for carrying out business activities of any name, where said proceedings or provisions relate to decisions or activities relevant to the belonging structure;
- d) Who have or had in the previous biennium a significant economic interest in decisions or activities relevant to the belonging structure.

I have taken up other assignments of collaboration or consultancy;

ACTIVITY/ASSIGNMENT	ENTITY	REFERENCE PERIOD

- There are no situations, including potential ones, of conflict of interest in relation to the activities carried out.
- To not have, either directly or through another person, economic interests in entities, companies, and corporations that operate in the sectors of CNR's activities (Article 6 of Presidential Decree 62/2013).

To not have, nor have had, any collaborative relationships and to not be aware of any such relationships involving one's own relatives or related persons within the second degree, spouse, or partner, whether remunerated in any manner and maintained in the last three years with private entities (Article 6 of Presidential Decree 62/2013).

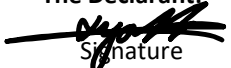
To have or to have had collaborative relationships, or to be aware of any such relationships involving one's own relatives or related persons within the second degree, spouse, or domestic partner, whether compensated in any way and maintained over the last three years, with the following private entities (Article 6 of Presidential Decree 62/2013):

TYPE OF RELATIONSHIP	PRIVATE ENTITY	BENEFICIARY ENTITY	RELATIOSHIP	REFERENCE PERIOD

I authorize CNR to process, in accordance with Law no. 196/2003 and EU Regulation 2016/679, and to publish where applicable the data contained in this declaration on the institutional website of the entity.

This declaration is made pursuant to articles 46 and following of Presidential Decree no. 445 of 28 December 2000.

Place and Date: Wollongong, NSW, Australia 25/09/24

The Declarant:

 Signature