INFORMATION ON THE PROCESSING OF GREEN CERTIFICATION VERIFICATION DATA
COVID-19 (Green Pass) for the access to the workplace

Information pursuant to art. 13 of EU Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 (General Data Protection Regulation)

Dear Madam, Dear Sir,

From 15 October 2021 until 31 December 2021, to access the workplaces of the Research Institute for Hydrogeological Protection of the National Research Council (CNR IRPI), it is compulsory to possess and exhibit, upon request, the COVID-19 green certification as required by article 9, paragraph 2, of law 87/21. The verification of the COVID-19 green certifications is carried out by reading the two-dimensional barcode, using solely the mobile application (Verification C-19), which allows you to check the authenticity, validity and integrity of the certification and to know holder details, without making visible the information that they have determined the issue.

This disclosure contains information relating to the processing of personal data, carried out by the CNR IRPI for accessing the workplace through COVID-19 green certifications, in compliance with current legislation.

I. OWNERSHIP OF DATA PROCESSING AND RESPONSIBILITY FOR DATA PROTECTION
The data controller (hereinafter referred to as "the Data Controller") is the National Research Council (CNR) in its organizational structures, with registered office in Rome Piazzale Aldo Moro - VAT number 02118311006 and Tax Code 80054330586. The contact point of the Data Controller is the Director of the CNR IRPI. The Data Protection Officer (so-called RPD or DPO, Data Protection Officer), appointed pursuant to Article 37 of Regulation (EU) 2016/679, can be contacted at the e-mail address rpd@cnr.it or PEC rpd@pec.cn.it.

II. PURPOSE AND LEGAL BASIS OF THE PROCESSING
The CNR will process your personal identification data as well as data relating to health (if, upon entering the workplace, you exhibit an exemption) for the verification of possession of the green certificate, as required by Legislative Decree 22 April 2021, no. 52 and subsequent supplementary amendments (Law 17 June 2021, n.87, Prime Ministerial Decree of 17 June 2021, D.L.n.127 of 21 September 2021).

Verification of the green certificate is necessary to allow you access to the workplace, fulfilling the obligations imposed by the Authorities to deal with the COVID-19 epidemiological emergency and for the safe exercise of social and economic activities and security against contagion from Covid-19 in the premises and in the workplace.

The data processed will be:

- name and surname;
- date of birth;
- any identity document, if your identification is necessary;
- any exemption referred to in paragraph 3 of art. 1 L.D. 127/21.

The data processing is legitimate as it is carried out pursuant to the articles of the Regulation EU 2016/679, listed below:

- art. 6, par. 1, lett. c: "the processing is necessary to fulfil a legal obligation to which the data controller is subject";
- art. 9, par. 2, lett. b): “the processing is necessary to fulfil the obligations and exercise the specific rights of the data controller or data subject in the field of labour law, social security and social protection, insofar as it is authorized by the law of the Union or of the Member States or by a collective agreement under the law of the States members, in the presence of appropriate guarantees for the fundamental rights and interests of the data subject ”.

Processing shall be carried out in accordance with the provisions laying down the processing of particular categories of data, pursuant to art. 21, paragraph 1 of Legislative Decree 10 August 2018, n. 101 [9124510] 1. “Requirements relating to the processing of particular categories of data in employment relationships (authorisation No. 1/2016) published in the Official Gazette General Series no. 176 of 29 July 2019 ”.

III. METHOD OF TREATMENT
Your personal data will be processed for the purpose of workplace access only, and exclusively through the VerificationC19 application which, in addition to your name, surname and date of birth, only returns an indication of the validity or otherwise of the green certification, with no indication of the methods that produced the certification itself.
The data collected by the Data Controller will be processed by duly authorized personnel trained by the Data Controller itself.
We also inform you that the processing does not involve any automated decision-making process, including profiling and that no transfer of your personal data to third parties is envisaged.

IV. COMMUNICATION OF DATA
Your personal data referred to in this activity will not be disclosed or communicated to third parties outside the specific regulatory provisions.

V. DATA RETENTION TIME
Your personal data, processed as part of the control of the Covid-19 green certification, will not be recorded or stored except in the case of invalid certification for the communications of the assessments as required by Legislative Decree of 22 April, n. 52, art. 9-quinquies (as amended by Legislative Decree 127/21).

VI. NATURE OF THE PROVISION
The provision of your personal data for the purposes referred to in point II is therefore mandatory.
The refusal to exhibit or the absence of valid certification prohibits access to the premises and the possible inability of CNR to carry out, in whole or in part, its institutional functions, constituting a violation of the obligation to possess a valid Covid-19 green certificate. The ascertainment of this violation will result in the transmission of the documents to the appropriate authorities for the imposition of the sanctions referred to in Legislative Decree of 22 April, n. 52, art. 9-quinquies (as amended by Legislative Decree 127/21), as well as the registration of unjustified absence in the IT system for personnel management until the presentation of a valid certificate or any exemption referred to in paragraph 3 of art. 1 L.D. 127/21.

VII. YOUR RIGHTS
The rights may be exercised at any time, according to the methods and conditions indicated therein, provided for in articles 16 (Right of rectification), 18 (Right to limitation of treatment). To assert their rights, interested parties can send a request by contacting the CNR, Data Controller, in the person of the Director of the relevant structure, or the CNR Personal Data Protection Officer, at the contacts indicated in point I of this information.
Interested parties who believe the processing of their personal data by the CNR itself is in violation of the provisions of the Regulation, have the right to lodge a complaint with the Guarantor for the protection of personal data, as provided for by art. 77 of the Regulation itself, or to take the appropriate judicial options (Article 79 of Regulation).