

**ANNEX 2**

**"DECLARATION ART. 80, paragraph 1, letter a), b), c), d), e), f), g) of Legislative Decree 50/16 RETURNED BY THE LEGAL REPRESENTATIVE FOR HIMSELF AND FOR THE OTHER PARTIES "**

This declaration must be made by a person with the power of attorney:

- of the economic operator participating in the procedure;
- of each company in the temporary grouping of companies, ordinary consortium of competitors, of the GEIE;
- of consortia referred to Art. 47 of Legislative Decree 50/2016;
- of each consortium for which the consortium is competing;
- of each auxiliary company in the event of recourse to the claim;
- the majority shareholder with fewer than four shareholders, in the event that the shareholder is a capital company;

**Subject: Open invitation to tender for the assignment of the consultancy service within the international IPCOEA project to be carried out through the provision of experts - CIG: 8173497718**

**SUBSTITUTE DECLARATION PURSUANT TO ART. 46 AND 47 OF DPR 445/2000**

I undersigned \_\_\_\_\_ born in \_\_\_\_\_ date of birth \_\_\_\_\_

in his capacity as \_\_\_\_\_

of the company / company / other person, with registered office in address \_\_\_\_\_

Fiscal Code \_\_\_\_\_, VAT number \_\_\_\_\_,

resident \_\_\_\_\_.

PURSUANT TO ART. 46 AND 47 OF DPR 445/2000, FOR THE PURPOSE OF PARTICIPATION IN THIS PROCUREMENT PROCEDURE, AWARE OF CRIMINAL LIABILITY IN CASE OF MENDACLE STATEMENTS, AS WELL AS ADMINISTRATIVE CONSEQUENCES OF EXCLUSION FROM THE COMPETITIONS REFERRED TO IN ART. 80, paragraph 1, letter a), b), c), d), e), f), g) of Legislative Decree 50/16

**DECLARES**

IN RELATION TO THE NON-EXISTENCE OF CAUSES OF EXCLUSION FROM TENDERS, REFERRED TO ART. 80, paragraph 1, letter a), b), c), d), e), f), g) of Legislative Decree no. 50/16 THAT FACTS, STATES AND QUALITIES BELOW REPORTED CORRESPOND TO TRUTH

- **in relation to own position**

and

- **in relation to the position of the following entities already listed in the "Application form and survey form related to the general requirements "**

Name	Date and place of birth	Fiscal Code	Title	Residence (complete address)

- IN RELATION TO THE ART. 80, paragraph 1, letter a), b), c), d), e), f), g) of the Lgs. D. n. 50/16

*(tick the box)*

- against himself and towards the subjects listed above there is no pending procedure for the application of one of the preventive measures referred to the article 3 of the law of 27 December 1956, n. 1423 or one of the impeding causes provided for the article 10 of the law of 31 May 1965, n. 575;

- IN RELATION TO THE ART. 80, paragraph 1, letter a), b), c), d), e), f), g) of the Lgs. D. 50/16

*(tick the box)*

- no sentence of final judgment has been pronounced against himself or against the subjects listed above for one or more crimes of participation in a criminal organization, corruption, fraud, money laundering, as defined by the Community acts stated in the article 45, paragraph 1, EC directive 2004/18;

*(tick the relevant box)*

- that no sentence of final judgment has been pronounced against the undersigned and towards the subjects listed above, or a criminal conviction decree which has become irrevocable, or sentence of application of the penalty upon request pursuant to art. 444 of the Code of Criminal Procedure;

*or*

- AGAINST THE UNDERSIGNED no sentence has been pronounced which has become final, or a criminal decree has been issued which has become irrevocable, i.e. sentence of application of the penalty upon request pursuant to art. 444 of the Code of Criminal Procedure (look at NB);

- AGAINST THE UNDERSIGNED the following sentencing sentences have been pronounced, or the following criminal conviction decrees which have become irrevocable, or the following sentences of application of the penalty on request pursuant to art. 444 of the Code of Criminal Procedure, for the following crimes (look at NB):

---

---

---

---

---

- AGAINST (write the names) \_\_\_\_\_

the following sentencing sentences have been pronounced, or the following criminal conviction decrees which have become irrevocable, or the following sentences of application of the penalty on request pursuant to art. 444 of the Code of Criminal Procedure, for the following crimes (look at **NB**):

---

---

---

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AGAINST (*write the names*) \_\_\_\_\_

no sentence has been pronounced that has become final, or a criminal decree has been issued which has become irrevocable, i.e. sentence of application of the penalty upon request pursuant to art. 444 of the Code of Criminal Procedure (look at NB):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**(NB: insert all the convictions, among those mentioned above, issued against the subscriber, taking care to report exactly the measures as resulting from the Criminal Records database including the indication of the crime (s), the circumstance (s) and, of the device (s) and any benefits. Those condemnation measures for which the benefit of non-mention has been provided must also be included.**  
*The declarant is not required to indicate convictions when the crime has been decriminalized or for which rehabilitation has taken place or when the crime has been declared extinct after the sentence or in case of revocation of the sentence itself).*

IN RELATION TO THE ART. . 80, paragraph 1, letter a), b), c), d), e), f), g) of the Lgs. D. 50/16

**(tick the box)**

against himself and against the subjects listed above, the circumstances referred to in art. . 80, paragraph 1, letter a), b), c), d), e), f), g) of the Lgs. D. 50/16

**ALSO DECLARES**

1. To observe all the rules dictated regarding the safety of workers, in particular to respect all the obligations regarding safety and conditions in the workplace pursuant to Legislative Decree 81/2008,
2. to assume all the remuneration, insurance and social security charges of the law and to apply the remuneration required by law and applicable CCNL in the economic treatment of its workers,
3. to have read, to sign for acceptance and to be obliged to comply with all the provisions, none excluded, provided by the letter of invitation and to accept in particular the penalties provided for,
4. to have judged the price presented in the economic offer fully remunerative and in this way to allow the offer presented,
5. to consent pursuant to and for the purposes of art. 13 of EU Regulation 2016/679 - GDPR and Legislative Decree 196/2003 and subsequent mm. ii. to the processing of data for this procedure,
6. to authorize the contracting authority to carry out the communications referred to in Article 79 of Legislative Decree 163/2006 and subsequent amendments. by computer to the following email box  
.....
7. To undertake, pursuant to art.2 of Presidential Decree 62/2013, as a possible supplier of goods and services to respect and disclose within the organization the Foundation's code of ethics (downloadable at [http:// www.academiamarinamercantile.it/home/index.php/disposizioni-general/atti-general](http://www.academiamarinamercantile.it/home/index.php/disposizioni-general/atti-general)), during the performance of the activities in question.

In attachment, the copy of the valid identity document of the legal representative / attorney / owner.

Date,

The Declarant,

