PRIVACY NOTICE

Privacy notice relating to the public notice for the awarding of no. 1 contract for coordinated and continuous collaboration within the Project Code IPA-ADRION00107 called "ARCA – Artificial intelligence platform to prevent Climate change natural hazArds" – Contract CODE N-25-01

pursuant to Articles 13 of EU Regulation 2016/679 – GDPR and Legislative Decree 10 August 2018, no. 101

The DHITECH Technology District with headquarters in Via Monteroni n. 165 - 73100 Lecce, protects the confidentiality of personal data and guarantees them the necessary protection from any event that could put them at risk of violation.

Pursuant to EU Regulation 2016/679 (hereinafter GDPR), and in relation to personal data concerning natural persons subject to processing, DHITECH informs of the following:

1 - Data controller

DHITECH Technology District with headquarters in Via Monteroni n. 165 - 73100 Lecce Tel.: 0832.1975000 ; CF 03923850758, e-mail: info@dhitech.it, e-mailPec: <u>dhitech@registerpec.it</u>

2 - Purpose of data processing

Personal data are collected in accordance with and for the purposes of the following procedures:

Notice for the award of n.1 contract for coordinated and continuous collaboration (Contract CODE N-25-01) having as its object: Management and processing of data acquired by various devices (drones, video cameras, satellites); Design and development of the Software for real-time monitoring of forests; Support in the Design and development of the DSS to support Stakeholders in implementing mitigation actions for forest disasters induced by climate change; Support in the technological transfer to Stakeholders and in communication and dissemination activities, to be carried out within the Project Code IPA-ADRION00107 called "ARCA – Artificial intelligence platform to prevent Climate change natural hazArds".

Personal data are processed for the aforementioned purposes.

3 - Treatment methods

The data processing is carried out in such a way as to guarantee security and confidentiality, using suitable paper, computer and telematic tools and means, adopting technical and administrative security measures aimed at reducing the risk of loss, incorrect use, unauthorised access, disclosure and tampering of the data.

4 - Legal basis of the processing

The processing of personal data is based on the following legal bases:

- necessity of processing for the purposes of stipulating and executing the contract, or for the purposes of carrying out pre-contractual measures adopted at the request of the interested party (art. 6 par. 1 lett. b GDPR);
- necessity of processing to fulfill legal obligations to which the data controller is subject (art. 6 par. 1 lett. c GDPR); for example, fulfillment of legal, regulatory or contractual obligations, execution of provisions of the judicial or administrative authority.

5 - Data subject to processing

Personal data of natural persons subject to processing are: name and surname, place and date of birth, residence / address, tax code, e-mail and certified e-mail, telephone, identification document number, educational qualification and professional qualification. Specific categories of personal data referred to in art. 9 par. 1 GDPR 679/2016, candidates falling within the category provided for by law 12.03.1999 n.68, may be subject to processing.

6 - Communication and dissemination of data

Personal data are communicated, without the need for consent from the interested party, to the following subjects:

- to the subjects appointed as responsible as providers of services relating to the website, the ordinary and certified mailbox.
- authorities responsible for inspection and fiscal and administrative verification activities;
- judicial authority or judicial police, in the cases provided for by law;
- any other public or private subject in the cases provided for by the law of the Union or of the Italian State.

The subjects indicated above will process the data in their capacity as independent data controllers, and will provide independent information pursuant to GDPR 679/2016.

7 - Data transfer

Personal data will not be transferred to third countries outside the European Union.

8 - Data retention period

Personal data will be retained for as long as it is necessary or permitted in light of the purposes for which the personal data were obtained.

The criteria used to determine the retention periods are based on:

- selection procedure until the resource is found;
- legal obligations weighing on the data controller;
- necessity or opportunity of retention, for the defense of the rights of the data controller;
- general provisions on the statute of limitations of rights.

Personal data may be retained for a longer period, if it is necessary for a legitimate purpose, such as the defense, including judicial, of the rights of the data controller; in this case, the personal data will be retained for as long as necessary to achieve that purpose.

9 - Rights of the interested party

The interested party has the rights specified in articles 15 to 22 of GDPR 679/2016, indicated below:

- right of access to personal data art. 15 GDPR
- right to rectification art. 16 GDPR
- right to restriction of processing art. 18 GDPR
- right to data portability art. 20 GDPR
- right to object art. 21 GDPR

The interested party can exercise these rights by sending a request to the certified email address of the data controller: dhitech@registerpec.it.

In the subject, the interested party must specify the right that he/she intends to exercise, for what purpose he/she knows or supposes that his/her data has been collected and must attach, if the request does not come from a certified email address registered to the interested party, an identity document.

10 - Right to complain

The interested party also has the right to lodge a complaint with the Privacy Guarantor, which can be reached on the website <u>www.garanteprivacy.it</u>.

11 - Source of data origin

Personal data are provided by the interested party.

However, the data controller may also acquire certain personal data through consultation of public registers, or following communication by public authorities.

12 - Provision of data

The provision of personal data is required under current legislation, and is also necessary for the purposes of participation in the public tender procedure or assignment of the task and, possibly, for the purposes of stipulating, managing and executing the contract.

The refusal to provide the requested data will not allow participation in the public tender procedure or assignment of the task, stipulating, managing and executing the contractual relationship, fulfilling the regulatory obligations incumbent on the data controller.

13 - Non-existence of an automated decision-making process

The data controller does not adopt any automated process, including profiling as per art. 22, paragraphs 1 and 4, GDPR.