Policy on the processing of personal data for endorsement of the Erice Manifesto Addendum

1. WHY THIS POLICY?

Pursuant to Regulation (EU) 2016/679 (hereinafter Regulation) and (Italian) Legislative Decree No. 196 of 30 June 2003, as amended and supplemented, this policy describes how the personal data provided by those interested in signing the Addendum to the 1982 Erice Manifesto, prepared on the occasion of the 60th anniversary of the "Ettore Majorana" Centre, to renew its spirit and to highlight the independence and neutrality of science and scientists as effective communicators of peace, is processed.

2. DATA CONTROLLER

The Data Controller of the data provided by completing the electronic form is the National Institute for Nuclear Physics (INFN), Via E. Fermi 54, Frascati (Rome), e-mail: presidenza@presid.infn.it certified e-mail: amm.ne.centrale@pec.infn.it. The point of contact for this initiative is the INFN Communications Office that can be reached by e-mail at: comunicazione@presid.infn.it

3. DATA PROTECTION OFFICER

The data protection officer can be reached by e-mail at dpo@infn.it

4. PROCESSING PURPOSE, TYPE OF DATA PROCESSED AND LEGAL BASIS

Personal data is requested for the promotion and collection of endorsements for the Addendum to the 1982 Erice Manifesto.

The data processed is: name, surname, e-mail address, affiliation.

The requested data is provided directly by data subjects, subject to their consent to sign the manifesto and make their endorsement public through the publication of said personal data provided for this purpose.

Provision of personal data for the purposes described above is optional, but failure to provide it will not allow the Manifesto to be signed and/or the related endorsement to be disseminated.

5. **PROCESSING METHODS**

INFN processes personal data, also with the aid of electronic or otherwise automated means, in accordance with the principles pursuant to Article 6 of the Regulation, with the use of security measures to ensure the protection of its confidentiality and to avoid the risks of loss, destruction, unauthorised access, unauthorised processing or processing that does not comply with the above purposes.

The data may be processed by personnel, collaborators or individuals appointed as data processors or persons in charge of processing, appropriately instructed and made aware of the constraints imposed by law. By way of example, such third parties may include: companies involved in the operation or maintenance of the information technology infrastructure on which the website is based, or logistics operators for delivery of the magazine to data subjects.

Personal data will not be disclosed to third parties or disseminated, except in cases provided for by national or European law, and in cases for which consent has been provided. No automated decision-making processes are adopted, nor are profiling activities performed using the personal data collected.

6. TRANSFER OF DATA ABROAD

The personal data provided will not be transferred to third countries or to international organisations.

7. COMMUNICATION AND DISSEMINATION

The data collected will not be disclosed or communicated to third parties, except in the cases provided for by law and in the manner permitted by the latter. This is without prejudice, in any case, to the communication of data to companies expressly appointed to perform certain services within the scope of the activity carried out by the Data Controller and/or, in general, for its benefit, which will operate as autonomous data controllers and/or data processors, as well as to the communication and/or dissemination of data requested, in accordance with the law, by police forces, judicial authorities, information and security bodies or other public entities for purposes of defence or State security or the prevention, detection or repression of crimes.

8. DATA RETENTION PERIOD

Personal data collected from each data subject will be retained for as long as necessary for the purposes for which it was requested, but no longer than 5 years after its collection. Thereafter, data is retained only for the purposes of archiving for public interest.

9. RIGHTS OF DATA SUBJECTS

INFN acknowledges and guarantees all data subjects access to personal data concerning them, its rectification, restriction of processing, erasure and the right to object to its processing. INFN guarantees the right to lodge a complaint with the Data Protection Authority concerning the processing carried out.

The rights indicated may be exercised with a specific request addressed to the Data Controller or Data Protection Officer, sent by e-mail to the following address dpo@infn.it or by registered letter to the address of the Data Controller's registered office. To exercise rights, the request may also be made orally and renewed, unless justified otherwise, with a frequency of not less than ninety days. To exercise rights, it is possible to confer a written proxy on a different person and also to be assisted by person of choice.