

## Code 2022-RTDAPNR-068

# Public selection for the recruitment of n. 1 researcher with fixed-term contract, according to art. 24, paragraph 3, letter a) of Law 240/2010

Department of Physics "Giuseppe Occhialini" Academic Recruitment Field: 02/A2 – Theoretical physics of fundamental interactions Academic Discipline: FIS/02 – Theoretical physics, mathematical models and methods

## THE RECTOR

HAVING REGARD TO	Law No. 168 of 9 May 1989, in particular art. 6, according to which Universities have regulatory autonomy and subsequent modifications.
HAVING REGARD TO	Law No. 241 of 7 August 1990 on administrative procedures and the right of access to administrative documents and subsequent amendments and supplements.
HAVING REGARD TO	Presidential Decree No. 445 of 28 December 2000 concerning legislative and regulatory provisions on administrative documents and subsequent amendments and supplements.
HAVING REGARD TO	Legislative Decree No. 196 of 30 June 2003 on personal data protection code and subsequent amendments.
HAVING REGARD TO	the Regulation (EU) 2016/679 (General Data Protection Regulation).
HAVING REGARD TO	Legislative Decree No. 198 of 11 April 2006 on equal opportunities between men and women, pursuant to Article 6 of Law No. 246 of 28 November 2005.
HAVING REGARD TO	Law no. 106 of 15 April 2004 and Presidential Decree No. 252 of 3 May 2006, containing rules on the deposit of documents of cultural interest for public use.
HAVING REGARD TO	Law no. 240 of 30 December 2010 concerning the organisation of Universities, academic staff, and recruitment, as well as delegation to the Government to boost the quality and efficiency of the university system, as subsequently amended and supplemented, and in particular art. 24.
HAVING REGARD TO	Ministerial Decree no. 243 of 25 May 2011 on criteria and parameters recognised, also at international level, for the preliminary assessment of candidates for contracts as per article 24 of Law 240/2010.
HAVING REGARD TO	Presidential Decree no. 232 of 15 December 2011 concerning the Regulation for the economic treatment of university professors and researchers, pursuant to article 8, paragraphs 1 and 3, of Law 240/2010.
HAVING REGARD TO	Law Decree no. 5 of 9 February 2012 on urgent provisions on simplification and development", converted with amendments by Law no. 35 of 4 April 2012.
HAVING REGARD TO	Ministerial Decree no. 855 of 30 October 2015 on the redetermination of macro-sectors and competition sectors.
HAVING REGARD TO	the Statute of Università di Milano - Bicocca, issued by Rector's Decree no. 10332/15 of 3 March 2015.
HAVING REGARD TO	the D.L. April 30, 2022, n. 36 "Additional urgent measures for the
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HAVING REGARD TO	implementation of the National Recovery and Resilience Plan (PNRR)" converted, with amendments, by Law no. 79. art. 6 quinquesdecies of the law of 29 June 2022, n. 79 which states that for the thirtysix months following the date of entry into force of the law, the universities can issue procedures for the recruitment of fixed-term researchers pursuant to article 24, paragraph 3, letter a), of law no. 240/2010, in the text in force before the date of entry into force of the PNR and PNRR measures.
HAVING REGARD TO HAVING REGARD TO	the University's Code of Ethics. the "Regulations for the recruitment of researchers on fixed-term contracts pursuant to art. 24 of Law 240 of 30 December 2010", as per Rectoral Decree no. 3303/2020, prot. No. 33218/20 of 4 June 2020.
HAVING REGARD TO	the resolution of the Board of Directors of 15 March 2000, approving the introduction of a contribution for general and postal expenses of $\in$ 25.82 for participation in selection procedures for the recruitment of professors and researchers.
HAVING REGARD TO	the resolution by which the Board of Directors, during its meeting of 20 July 2021, approved the allocation of positions for the recruitment of research fellows, and researchers wit fixed-term contract "type A" for the year 2021.
HAVING REGARD TO	the resolution with which the Board of Directors, during its meeting of 24.05.2022, approved the activation of this selection procedure.
HAVING REGARD TO	the resolutions with which the Council of the Department of Physics "G. Occhialini" which in the session of 16.06.2022 and 06.10.2022 proposed to rectify as resolved and to attribute the position of researcher to the FARE project P4 - PNR call, at the same time providing the necessary information for the issuance of the announcement;
HAVING REGARD TO	the DR of urgency rep. n. 5679/2022 prot. 128353/2022 of 12.10.2022 with the which was rectified the assignment of the post as a temporary researcher determined for the competition sector 02 / A2 - Theoretical physics of interactions fundamentals (ssd FIS / 02 - Theoretical physics models and mathematical methods), from cover with a selective procedure, pursuant to art. 24, paragraph 3, letter a) of the Law 240/2010 already approved by the Board of Directors on 24.05.2022, valid on the aforementioned project;
HAVING VERIFIED WHEREAS	that the post requested has the relative financial coverage. the Director certifies the regularity and legitimacy of this measure

# DECREES

For the reasons indicated in the preamble to this provision and which are fully reported herein:

## Art. 1 Selection



The following selection procedure is called for the recruitment of **no. 1** fixed-term researcher, for a three-year period with full-time commitment, pursuant to art. 24, paragraph 3, letter a) of Law no. 240 of 30 December 2010:

Academic Recruitment Field:	02/A2 – Theoretical physics of fundamental interactions						
Academic Discipline:	FIS/02 – Theoretical physics, mathematical models and methods						
Department:	Physics "Giuseppe Occhialini"						
Maximum number of publications to be submitted:	12						
Verification of knowledge of a foreign language:	English						
Specific functions to be performed by the researcher called upon:	The candidate will develop research in the theoretical treatment of physical phenomena, starting from fundamental principles and laws and deriving the necessary outcomes with the help of the appropriate mathematical and computing tools. Particular emphasis will be given to candidates mastering theory and precision phenomenology of fundamental interactions, especially concerning physics at colliders and Monte Carlo event simulation. The researcher is expected to teach courses for the Physics degree, at either the Bachelor or Master level.						

#### Art. 2 Admission Requirements

In order to participate, Italian and foreign candidates must possess a PhD or an equivalent qualification, awarded in Italy or abroad, or a medical specialisation diploma, limited to the disciplines concerned in the medical area.

Candidates holding a PhD qualification awarded abroad must attach a copy of the provision issued by the competent authorities recognising equivalence based on international agreements and Italian current legislation. This equivalence to the corresponding Italian qualification must result from appropriate certification, and delivered to the University, at the time of the recruitment, under penalty of exclusion.

The requirements must be possessed by the date of the deadline for submitting applications to participate in the selection procedure.

Candidates who hold the following positions cannot be admitted to the selection:

- those who already hold a position of *Professore di prima fascia* (Italian Full Professor) or *Professore di seconda fascia* (Italian Associate Professor) or *Ricercatore universitario* (Researcher on an Italian permanent contract), even if they have ceased their service,
- those who have been awarded research grants and have worked as researchers on fixed-term contracts, in accordance with articles 22 and 24 of Law 240/2010, at this University



or at other state, non-state or telematic Italian universities, and at the bodies referred to in art. 22, paragraph 1 of Law 240/2010, for a period which exceeds twelve years, consecutively or non-consecutively, once added to the call's contract duration. Periods spent on maternity or health leave under current legislation are not taken into account for relationship calculation purposes.

- those who have a familial or kinship relationship, up to and including the IV degree, with a professor of the Department applying for the position, the Rector, the Director General or a member of the Board of Directors may not participate in the selection procedure.
- those who have a familiar or kinship relationship, up to and including the IV degree, with the President, the Chief Executive Officer or a majority shareholder or equivalent figures of the company or entity financing the post, if any,
- those who are excluded from the enjoyment of civil and political rights,
- those who have been dismissed or disqualified from employment with a Public Administration for persistent inadequate performance, or who have been declared debarred from another State job, pursuant to Article 127 letter d) of Presidential Decree No. 3 of 10 January 1957
- recipients of convictions that have become final, including convictions following plea bargaining, or irrevocable criminal sentences for offences against the Public Administration.

In the event of ongoing criminal proceedings for offences against the Public Administration, the University reserves the right to assess admission to the selection process with reference to the profile to be recruited.

This Administration guarantees equality and equal opportunities between men and women for access to employment and treatment at work.

#### Art. 3 Submission of the Application

The application to take part in the selection procedure, together with the qualifications, documents and publications considered useful for the procedure, **must be electronically submitted, under penalty of exclusion**, by using the computer platform dedicated to the following page:

## https://pica.cineca.it/unimib/2022-rtdapnr-068

The candidate may register and access the platform by using the *Sistema Pubblico di Identità Digitale* (SPID – Public System of Digital Identity - security level 2), selecting the University of Milano-Bicocca. If the candidate does not have one, he/she may apply according to the procedures indicated on the website <u>www.spid.gov.it</u>.

Alternatively, candidates may register and log in using the credentials issued directly by the platform or authenticate themselves with their LOGINMIUR, REPRISE or REFEREES account, if available.

The computer application will necessarily require an e-mail address in order to be able to selfregister with the system. The applicant must enter all the data required to produce the application and attach the documents in PDF format.



# No other form of submission of applications or documentation useful for participation in the procedure is permitted.

By the deadline for submitting the application, the system allows the application to be saved in draft mode. The date of telematic submission of the application to participate in the procedure is certified by the information system by means of a receipt which will be automatically sent by e-mail.

Once the deadline for submission has expired, the system will no longer allow access and submission of the electronic form.

Each application will be assigned an identification number which, together with the selection code indicated in the computer application, must be specified for any subsequent communication.

The application must be completed and sent electronically **no later than 30 days after the date of publication of the notice in the Gazzetta Ufficiale (Official Gazette) - IV Serie Speciale - Concorsi ed Esami.** 

**In the case of access with SPID**, the application may be submitted without any need for a signature and will be automatically acquired by the system.

In the case of access with other credentials accepted by the system, the submission of the application must be completed and concluded as follows:

- by digital signature, using smart cards, USB tokens or remote signatures, which allow the holder to sign generic documents by using a PC-based signature software or a web portal for Remote Signature made available by the Certifying Authority. In case of a smart card or a USB token for Digital Signature, you can check its compatibility with the Digital Signature system integrated in the server system. In case of positive result, the holder can sign the application directly on the server (e.g. Con Firma – With signature);
- those who do not have compatible digital signature devices and Remote Digital Signature Holders who have access to a portal for signing generic documents, will have to save on their PC the PDF file generated by the system and, without modifying it in any way, digitally sign it in CAdES format: a file with .p7m extension will be generated and will have to be uploaded again on the system. Any modification made to the file before the Digital Signature is affixed will prevent the automatic verification of correspondence between the content of the aforesaid document and the original, and this will result in the exclusion of the application.
- **if it is not possible to use one of the above options**, the applicant must save the PDF file generated by the system on his/her PC and, without modifying it in any way, print it out and affix a complete handwritten signature on the last page of the printout. This complete document must be produced in PDF format by scanning, and the file thus obtained must be uploaded to the system.

In the application, the candidate must indicate his/her surname and first name, date and place of birth, fiscal code, Department, academic recruitment field and academic discipline for which he/she wishes to be admitted. Applicants must also indicate their address for the purposes of the procedure, as well as their telephone number and e-mail and/or PEC address.

All candidates must also declare under their responsibility and penalty of exclusion:

- 1) the citizenship held (Italians not belonging to the Italian Republic are treated as citizens of the Italian State);
- 2) to have/have no criminal convictions and/or to have/have no pending criminal proceedings;



 if you are an Italian citizen: to be registered in the electoral roll, specifying the municipality and, if necessary, indicating the reasons for your non-registration or cancellation;

<u>if you are a foreign citizen</u>: you are entitled to the civil and political rights of the country you belong to or come from, or the reasons why you are not entitled to them;

- not to have been dismissed from employment with a Public Administration for persistent inadequate performance and not to have been declared debarred from public employment, pursuant to art. 127, letter d), of Presidential Decree no. 3 of 10 January 1957;
- 5) to be in possession of one of the qualifications provided for by art. 2, paragraph 1.

Candidates with a citizenship other than Italian must also declare that they have an adequate knowledge of the Italian language.

Candidates with disabilities may specify in their application the assistance they require in relation to their handicap, as well as the possible need for additional time to complete the tests, pursuant to Law no. 104 of 5 February 1992.

The application form must be completed in full, as indicated in the on-line procedure, and must include a copy of a valid identity document and the curriculum vitae including the candidate's scientific and teaching activities and, if applicable, the candidate's clinical-assistance activities.

Candidates are required to pay, under penalty of exclusion, a **contribution of \in 25.82** (euro twenty-five/82) to be paid through the PagoPA electronic payment system, on the basis of the indications given in the IT application.

The submission of the application form is conditional upon the payment of the contribution; it is therefore advisable to pay particular attention to the timing of the payment, proceeding with the compilation of the application well in advance of the deadline indicated.

The application form cannot be modified after it has been sent. Should changes or additions be necessary after the application has been submitted, the applicant must withdraw the application sent using the specific function in the application and submit a new application. This operation must be completed within the deadline of the call for applications. It will therefore be up to the applicant to carry out a thorough prior verification of the correctness and completeness of the data and attachments entered.

The payment of the contribution is not refundable under any circumstances.

Pursuant to Articles 46 and 47 of Presidential Decree no. 445/2000, the applicant must certify the truthfulness of the statements made in the application form and its annexes and the conformity of the annexed documents to the originals.

The qualifications that the candidate intends to present must be possessed by the date of expiry of the call for applications.

The Administration reserves the right to carry out appropriate checks on the truthfulness of the declarations in lieu thereof, in accordance with Presidential Decree 445/2000.

#### Art. 4 Publications



Applicants must specify the scientific publications they intend to use for the selection process, up to the maximum number envisaged in art. 1 of this call for applications. by filling in the specific section of the application form "Publications and research products useful for the selection process".

The publications selected by the candidate for the selection procedure must be transmitted exclusively electronically using the dedicated IT application and be attached to the application form.

The Selection Committee will not take publications not enclosed into consideration.

The Committee can evaluate only publications and texts accepted for publication according to the regulations in force, as well as essays included in collective works and articles published in journals in paper or digital format, with the exclusion of internal notes or departmental reports.

Candidates must submit texts or articles accepted for publication together with the publisher's acceptance document by the deadline of the call.

For works printed abroad, the date and place of publication must be indicated or, alternatively, the ISBN code or other equivalent.

For works printed in Italy before 2 September 2006, candidates must comply with art. 1 of the legislative decree of 31 August 1945, no. 660, Law no. 106 of 15 April 2006 and D.P.R. no. 252 of 3 May 2006.

Candidates must submit their publications in the language of origin and, if different from those indicated below, translated into one of the following languages: Italian, French, English, German and Spanish.

In the case of procedures concerning linguistic subjects, candidates may submit their publications in the language or one of the languages for which the selection is called, even if different from those indicated in the previous paragraph.

## Art. 5 Exclusion from the Selection

Candidates are admitted to the selection process subject to conditions.

Exclusion due to failure to meet one of the requirements set out in this call for applications is ordered by reasoned decree of the Rector and is communicated to the candidate by registered letter with acknowledgement of receipt.

#### Art. 6 Withdrawal from the Selection

Candidates wishing to withdraw from the evaluation procedure may send a declaration of withdrawal, scanned in PDF format, and accompanied by a copy of their identification document, using the attached facsimile, to Ufficio Valutazioni Comparative at the e-mail address <u>valutazionicomparative@unimib.it</u>.

#### Art. 7 Selection Committee



The Selection Committee is made up of three members holding the positions of *Professore di prima fascia* (Italian Full Professor) or *Professore di seconda fascia* (Italian Associate Professor), mainly from outside the University, including foreign Universities, belonging to the macro-field or the academic recruitment field in question.

The Commission is appointed by decree of the Rector and its composition is published on the University website.

In order to verify the knowledge of the foreign language (if any), the Commission may be supported by one or more experts.

#### Art. 8 Recusal

Any requests for recusal by candidates, pursuant to articles 51 and 52 of the Code of Civil Procedure, must be made within ten days of publication of the composition of the Commission on the University website.

#### Art. 9

## Work of the Commission

The evaluation of the candidates includes a preliminary phase, at the end of which the Commission expresses, for each candidate, a motivated analytical judgement on the qualifications, the curriculum, and the scientific production, including the doctoral thesis, according to the criteria and parameters, also recognised at international level, identified by D.M. of 25 May 2011, no. 243.

At its first meeting, the Commission identifies the criteria and parameters with which the preliminary assessment and the subsequent evaluation of the qualifications and scientific production will be carried out. The criteria established by the Commission will be publicised, at least seven days before the start of the work, on the online notice board of the University website.

Following the preliminary assessment, the most deserving candidates, by comparison, are admitted to the subsequent discussion of their qualifications and scientific production in public session with the Commission, in an amount of between 10% and 20% of the number of candidates, but in any case, not less than six. All candidates are admitted to the discussion if their number is equal to or less than six.

Written and oral examinations are excluded, except for an oral test to ascertain adequate knowledge of a foreign language, if any, which will take place at the same time as the discussion of qualifications and publications.

After the discussion, a score will be attributed to the qualifications and to each of the publications presented by the candidates admitted to the discussion.

Based on the scores obtained in the evaluation of the qualifications and scientific production, the Commission will identify the winner of the selection.

The Commission may make use of telematic tools in all phases of the procedure.

The Commission must conclude its work within three months from the Rector's decree of appointment. The Rector may extend the deadline for the conclusion of the procedure once and for no more than one month for proven and exceptional reasons indicated by the President of the Commission. If the work is not completed within the above-mentioned period, the Rector, through a motivated provision, shall initiate the procedures for the replacement of the



members responsible for the causes of the delay, establishing at the same time a new deadline for the conclusion of the work.

#### Art. 10 Discussion on Titles and Publications

For the discussion in public session of the titles and publications with the Commission and the possible verification of the knowledge of the foreign language, notice of the day, time and place of the public discussion, and the list of those admitted, a notice will be published at least twenty days before the date established for the discussion, in compliance with the terms of communication provided by the regulations in force, on the University website at the following link: <u>https://www.unimib.it/concorsi/ricercatori</u>.

The publication of the notice shall constitute notification for all legal purposes to the participants in the selection process, without any obligation of further communication.

Candidates should consult the page of the website dedicated to the procedure to find the necessary information on the selection.

Candidates must present themselves with a valid identification document or an equivalent document in accordance with art. 35, paragraph 2 of D.P.R. 28 December 2000, no. 445.

Failure to appear at the discussion shall be considered an explicit and definitive manifestation of the intention to renounce the selection procedure.

#### Art. 11 Verification of the Regularity of the Acts

The acts of the selection are approved by decree of the Rector, which will be published on the University website on the page dedicated to the procedure.

A copy of the Rector's decree approving the acts is transmitted by the Responsible for the procedure to the Director of the Department that requested the call for applications.

If the Rector discovers formal defects in the acts of the Commission, she shall send them back to the Commission for regularisation and set a deadline.

#### Art. 12 Proposal of Call

Within 60 days from the approval of the acts, the Council of the Department concerned, by means of a motivated resolution, and with the favourable vote of the absolute majority of the *Professori di prima fascia* (Italian Full Professors) or *Professori di seconda fascia* (Italian Associate Professors) having the right to vote, formulates the proposal to call the winner. The resolution containing the call proposal shall be submitted to the Board of Directors for approval. The Board shall authorise the stipulation of the employment contract, which shall normally commence on the first day of the month following the signature, unless a reasoned request for a waiver is made, which shall not, in any case, exceed 180 days or in compliance with specific regulations providing for the right to defer the taking up of employment.

If, pending completion of the selection procedure, circumstances arise that preclude recruitment, whether of a regulatory, organisational, or even financial nature, the Administration reserves the right not to proceed with recruitment or to postpone it.



## Art. 13 Employment Relationship

Recruitment of researchers on fixed-term contracts is subject to compliance with the regulatory constraints on the recruitment of university staff. If, pending the completion of the selection procedure, there are circumstances that preclude recruitment of a regulatory or financial nature, the Administration reserves the right not to proceed with recruitment or to postpone it.

When signing the individual fixed-term employment contract on a full-time basis for a threeyear period, the Administration invites the candidate to provide the required documentation.

The three-year duration of the fixed-term researcher contract referred to in the present call is relevant for the purposes of calculating the maximum limit of **twelve years, including non-continuous ones**, which may not be exceeded in accordance with art. 22, paragraph 9, of Law n. 240/2010; therefore the contract may **only** be formalised with applicants who, **at the time of its stipulation**, have not established relationships as holders of research grants and fixed-term researchers, in accordance, respectively, with art. 22 and 24 of Law 240/2010, with Italian state-run, non-state-run or telematic universities, whether, as well as with the bodies referred to in paragraph 1 of Article 22 of Law 240/2010 for a period which, added to the duration of the contract itself, exceeds a total of twelve years, even if not continuous.

The fixed-term researcher, regardless of the type of contract:

- carries out scientific research activities within the framework of the academic recruitment field identifying the profile,
- carries out teaching activities, in compliance with current legislation and University Regulations, in accordance with the decisions of the competent bodies,
- carries out assistance activities linked to their teaching and research duties, subject to agreement between the University and the competent health structures,
- participates in the Commissions for the verification of students' profit and the final test for the achievement of the degree awarded by the University, also following the development of theses,
- carries out tutoring and orientation tasks for students with a view to drawing up their study plan, setting up a timetable for receiving students,
- may assume functions of responsibility for research projects in compliance with the regulations in force,
- participates in the activities of the Department and in the meetings of the teaching committees in accordance with the procedures set out in the Department's Regulations.

The total annual commitment is estimated at 1,500 hours for full-time employment, of which 350 hours must be devoted to teaching, supplementary teaching, and student service activities in accordance with the determinations of the relevant University Regulations.

The termination of the employment relationship is determined by the expiry of the term or by the withdrawal of one of the two parties and by any other cause of termination provided for by the regulations in force.

During the first two months, either party may terminate the contract at any time, without notice or compensation in lieu of notice. The termination shall take effect from the time of communication by the other party.



Either of the contracting parties may withdraw before the expiry of the term, if a cause arises that, pursuant to Article 2119 of the Italian Civil Code, does not allow the continuation, even provisional, of the contract. In the event of termination, the researcher must give 30 days' notice. The notice period begins on the 1st or 16th day of each month. In the event of failure to give notice, the Administration has the right to withhold from the employee an amount corresponding to the salary for the period of notice not observed.

## Art. 14 Remuneration

The gross annual remuneration payable to a researcher on a fixed-term contract is equal to the initial remuneration payable to a confirmed researcher, as provided for by the legislation in force, depending on the commitment regime.

The salary is subject to any adjustments envisaged by national regulations.

Researchers on fixed-term contracts are not subject to the economic and career progressions envisaged for researchers on permanent contracts.

Contracts are subject to the provisions in force for employees as regards tax, welfare, and social security treatment.

## Art. 15 Incompatibility

The contracts referred to in this call for applications cannot be cumulated with similar contracts, even if stipulated at other university sites or in public or private scientific structures, nor with the attendance of a PhD, nor with research grants or post-graduate scholarships.

For compatible activities, the regulations to which tenured researchers are subject pursuant to Law 158/87 apply, insofar as not modified by Law 240/2010.

For the authorisation system, the provisions of Art. 53 of Legislative Decree no. 165 of 30 March 2001 and the relevant University regulations apply.

## Art. 16 Processing of Personal Data

Pursuant to Legislative Decree no. 196 of 30 June 2003 and EU Regulation 679/2016, the processing of personal data provided or otherwise acquired by the University is aimed solely at carrying out this selection and will be carried out by authorised personnel, using procedures, including IT procedures, in the manner and within the limits necessary to pursue the aforementioned purposes. The data will be stored in accordance with the rules on the conservation of administrative documentation. The data controller is Università degli Studi di Milano-Bicocca in the person of the Rector, Legal Representative, with registered office in Piazza dell'Ateneo Nuovo, 1 - Milano.

The information on data processing, relating to the Staff Area, is available on the dedicated page of the institutional website at <u>www.unimib.it/privacy</u>.

# Art. 17 Person in Charge of the Procedure

The person in charge of the procedure is Ms. Maria Bramanti - Head of Staff Area.

For information, interested parties may contact the Ufficio Valutazioni Comparative (Comparative Assessment Office - e-mail: <u>valutazionicomparative@unimib.it</u>).

#### Art. 18 Final Provisions



For all matters not provided for in this notice, current university regulations and regulations on access to employment in the public administration apply.

## Art. 19 Publication

Notice of the call for applications is published in the Gazzetta Ufficiale - IV serie speciale - Concorsi ed Esami. The full text of the notice is published on the University website at <u>https://www.unimib.it/concorsi/ricercatori/ricercatori-posizioni-aperte</u>, on the website of the Ministero dell'Università e della Ricerca (Italian Ministry of Universities and Research) and on the European Union Portal.

Milan,

LA RETTRICE Giovanna IANNANTUONI (Digitally signed ex art. 24 D.lgs. 82/05)

UOR (Responsible Organisational Unit) Staff Area – Executive: Maria Bramanti Person in Charge of the procedure: Maria Bramanti

DISCLAIMER: The English version is a translation of the original in Italian and is intended for information purposes only. In case of discrepancies, the Italian version prevails.



#### WITHDRAWAL

Al Magnifico Rettore dell'Università degli Studi di Milano-Bicocca P.zza dell'Ateneo Nuovo, 1 20126 MILANO

#### SUBJECT:

Selectiv	ve proc	edure	for a fix	ed-term resea	archer p	position,	according	to art. 2	4, paragr	aph 3,
letter	a),	of	Law	240/2010,	for	the	academi	c recr	uitment	field
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A photo	осору о	f an id	entificat	ion document	is attao	ched.				
Data, _										
							The declar	ant*i		

<sup>&</sup>lt;sup>i</sup> \*This declaration does not require the authentication of the signature if it is signed and sent, together with a nonauthenticated photocopy of an identity document of the declarant, pursuant to Article 38 of Presidential Decree 445/2000.