



Istituto Nazionale di Fisica Nucleare
SEZIONE DI CATANIA

COMPANY OR FIRM:

COD.CIG.

CONDITIONS OF SUPPLY

- CE RULES:** All the material of the present order must conform to CE security regulations (Regulation 89/392 and relative national norm of receivership DPR 459/96, DPR 626/94 and subsequent modifications and integrations).
- DELIVERY:** To the Sezione di Catania withindays.
- TRANSPORT:** Goods must be delivered free of charge.
- PACKAGING:** Included in the price.
- VAT:** We are liable to VAT (to be charged according to the law).
- PAYMENT:** On approval after final inspection within 30 days of receipt of invoice, by wire transfer, with specific current accounts, not in exclusive way, to be communicated to the contracting station, as enclosed letter to fill in.
- INSPECTION:** After delivery, this Sezione di Catania will arrange an inspection as prescribed by the Regulation for Administration, Finance and Accounts of I.N.F.N.
- WARRANTY:** All the material of the present order must be guaranteed not less than 24 months (CE Rules).
- SUBCONTRACT:** According to any indications agreed and laid out in the offer.
- IMMEDIATE CANCELLATION CLAUSE:** All money transactions not performed via specific current accounts will be immediately cancelled or withdrawn .
- LEGAL DISPUTE:** Acknowledgement of the authority of the Law Courts of Rome, according to the Italian Laws.

COMPANY OR FIRM
Legal Representative

Responsabile del Procedimento

I.N.F.N.-Sezione di Catania
Director

This document is an integral part of the offer and must be completed, signed and returned before acceptance of the contract.



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Spett.le
INFN-Sezione di Catania

Object: Current account's details. **COD.CIG.**
COD.CUP.

Details of the account holder (company's name).....

Bank.....Bank Branch.....

SWIFT Code.....

IBAN

Eventual further information specified by the Bank related to the account and the contract.....

The company undertakes to promptly notify any eventual change related to bank accounts thus releasing INFN from any responsibility about payments, also in the case in which those changes are presented in compliance with the Law.

Date

Legal representative





**ATTACHMENT
SUBSTITUTIVE DECLARATION RELEASED
AS PER ART 46 & 47 DPR 445/2000**

The undersigned..... Born in.....
 on.....
 Residential address (town)..... (province/region)..... (street).....
n.....
 In the role of Legal representative/Procurator of the company.....
 With head office in.....
 Tax number (c.f.)..... business number (p.iva).....
 INPS number..... INAIL code.....

- As per and in the effect of art. 76 of DPR 445/2000, aware of my responsibilities and of the civil and criminal consequences arising from fraudulent declarations and/or creation or use of falsified records and also aware that whereby any non veracity emerges from the contents of the current declaration the undersigned company will be excluded from the tender process to which it was invited

DECLARES UNDER HIS OR HER OWN RESPONSIBILITY

1. That the company is listed, for activity pertinent to the process subject to tender, on the Company Register of the Chamber of Commerce of (CCIAA)..... at n. of the year.....;
2. That the administration persons with representative authority are:
 Surname.....name.....duration of assignment.....
 Surname.....name.....duration of assignment.....
3. That the company is not subject to any criteria excluding it from the tender process as per art. 38, of D.Lgs. 163/2006 and successive modifications and integrations.(1)

4. That the company is not in default with respect to its providential contributions;
5. That the company is not involved with individual emersion plans as described by Law n. 383/2001 successive modifications and integrations or if the company has been involved with such plans, they are concluded;(2)
6. That the company has complied with the regulations described in Law n.68/1999 or that the company is not subject to the obligations as per Law n.68/1999 in as much as it: (2)
 - o Employs less than 15 persons
 - o Employs up to 35 persons and has not hired any persons after 18/01/2000.
7. That the company has the available capital, expertise, experience, technical capacity, machines, equipment, resources and personnel necessary and in sufficient quantity to guarantee the highest standards of execution of the commission managed at own risk and with the necessary organization and means;
8. That the company when formulating its proposal has taken into full account all obligations relating to work safety, evaluating the costs of the specific risks of its activities and is aware that INFN has excluded risks from interference.
9. That the company is not exposed to prohibition causes, decadence or suspension as per art.67 of D.Lgs 159/2011.

Date.....

 (signature)

The undersigned also declares to have observed the relation regarding the processing and treatment of personal data, as per D.Lgs. n. 196/2003, documented herein.

- (1) As per art. 38, comma 2, of D.Lgs. n. 163/06 and successive modifications and integrations, also indicate any eventual sentences for which the right to not mention has been acknowledged
- (2) Cancel the hypothesis that it is not required

N.B.- Attach a current proof of identity document for the undersigned. In the case of procurator of the Legal Representative, attach a verified copy of the power of attorney.



Istituto Nazionale di Fisica Nucleare
SEZIONE DI CATANIA

RELATION ON THE TREATMENT OF PERSONAL DATA
(art 13 D.Lgs. 30 June 2003, n.196)

Any personal data acquired by “Istituto Nazionale di Fisica Nucleare” (responsible for the treatment) shall be used exclusively for the finality of achieving the activities prescribed by the law and for the fulfillment of the organizational objectives of the Institute, as indicated in the General Regulations.

The conferment of the data is strictly for functional purposes and the relative treatment will be processed, even digitally, with methods and within limits necessary for the pursuit of stated objectives.

The data may be brought to the attention of the Director of the specific I.N.F.N. institute to which the data is supplied or to the Director of Management or of Services of the I.N.F.N. Central Administration or to the Chairman of the Board – Processing Manager – legitimated in relation to the execution of institutional procedures and treated by specifically appointed personnel.

The rights of interested persons are guaranteed by art. 7 D.Lgs. n. 196/03.

