COVID-19 SELF-CERTIFICATION DECLARATION MADE PURSUANT TO ARTILCE 47, PRESIDENTIAL DECREE no. 445/2000

Surna	ame	Name	
of Pr	esidential Decree no. 445/20	ondazione Accademia Nazionale di Santa Cecilia, pursuant to and to the effects of 200, under my own responsibility and aware that false declarations, forgery, and the penalties established by Italian criminal law and by the relevant special laws,	nd use of
		I HEREBY DECLARE	
	That I do not have any o symptoms;	f the following symptoms: fever over 37.5° and flu-like/Covid-19-like/pneum	onia-like
	That I am not currently su	bject to quarantine or to self-isolation or to any similar restrictive measure;	
		, I have not, in the absence of appropriate personal protective equipment (PPE), have tested positive for Covid-19;	, been in
	That I am familiar with the measures for containing infection, including the regulations governing entry into from abroad.		nto Italy
The l	ack of even one of the above	declarations will bar access to the Fondazione's premises.	
Rom	e,		
SIGN	NED		

Disclosure pursuant to articles 13 and 14 of Regulation (EU) 2016/679 for the processing of personal data

Controller and Processor

This is to inform you that, pursuant to art. 13 of Regulation (EU) 2016/679, hereinafter "GDPR," Fondazione Accademia Nazionale di Santa Cecilia, with registered office at Via Vittoria, 6 – 00187 Rome, and administrative office at Auditorium Parco della Musica, Largo Luciano Berio, 3 – 00196 Rome, reachable via e-mail at *presidenza@santacecilia.it* or by telephone at 06 80242 503-504 (fax no. 06 80242 311), in the person of its *pro tempore* legal representative, shall process your personal data, as data controller (hereinafter, the "Controller"), in implementing measures to prevent, combat, and contain the spread of Covid-19.

The Data Protection Officer (or "DPO") may be contacted via:

- e-mail, at: dpo@santacecilia.it;
- ordinary mail, at the address of Fondazione Accademia Nazionale di Santa Cecilia as indicated above.

Category and origin of the processed data

The personal data subject to processing consist of:

- common personal identification and contact data in the other information required using the Covid-19 selfcertification form (art. 47, Presidential Decree no. 445/2000);
- data belonging to the special categories pursuant to art. 9, par. 1 of the GDPR and, specifically, the data on your health and concerning your body temperature, which will be taken upon entry using an infrared thermometer; the absence of symptoms compatible with Covid-19; the circumstance of not being subject to quarantine or to self-isolation or to any similar restrictive measure; any prior or current condition of testing positive for Covid-19; having no contact, over the course of the past 14 days, in the absence of appropriate personal protective equipment (PPE), with persons testing positive for Covid-19 or with persons still subject to quarantine and awaiting testing.

Purpose, legal basis, and nature of processing

The personal data you provide shall be processed for the following purposes:

a) preventing Covid-19 infection, including the keeping, updating, and storage for 30 days of a log for the purposes of cooperation with the health authorities in the event of demand to reconstruct the chain of the close contacts of a person who has tested positive Covid-19.

Providing your personal data for these purposes is optional but, lacking same, you may be barred from accessing the Controller's premises.

Once provided, your personal data may also be needed for the following purposes:

- b) complying with any and additional legal obligations;
- c) meeting any defence needs.

The legal basis for the processing for purpose a) is art. 9, par. 2, letter b) of the GDPR in combination with art. 88 of the GDPR, art. 9, par. 2, letter g) of the GDPR, and art. 2-sexies, paragraph dd) of Legislative Decree no. 196/2003 ("Privacy Code"), and is represented by art. 2, paragraph 1, of the Prime Minister's Decree of 07 August 2020, which requires, among other things, compliance with the "Protocol concerning the measures to combat and contain the spread of Covid-19 in the workplaces, shared between the Government and the social partners" of 24 April 2020 (Attachment 12 to the same Prime Minister's Decree of 07 August 2020), taking account of what is further established by the specific anti-infection safety protocol adopted by the Controller, as well as, lastly, by the laws and regional decrees as applicable from time to time.

The legal basis for the processing for purpose b) is art. 9, par. 2, letters b) and g) of the GDPR.

The legal basis for the processing for purpose c) coincides with art. 9, par. 2, letter f) of the GDPR.

Recipients and transfer of data outside the EU

Your personal data shall not be disclosed to third parties or disseminated, except as established by specific regulatory provisions (for example, in the event of demand by the health authorities in order to reconstruct the chain of the close contacts of a person who has tested positive Covid-19). Your personal data shall be processed only by natural persons duly instructed and specifically authorized by the Controller of the data, including health data, in compliance with art. 29 GDPR and art. 2-quaterdecies of the Privacy Code.

Your personal data shall not be transferred outside the territory of the European Union.

Storage of Personal data

Your personal data may be stored for the period coinciding with the state of emergency and, at any rate, in complete compliance with the principles of data minimization and storage limitation pursuant to art. 5, par. 1, letters c) and e) of the GDPR. In particular, you are informed that temperatures exceeding the threshold (37.5°) may be recorded for the sole purpose of documenting the reasons barring access to the Controller's premises; your name, your surname, and your telephone number shall be stored in a register for the purposes of cooperation with the health authorities in order to reconstruct the chain of close contacts for a 30-day period. The Controller, however, reserves the right also to store your data for the time needed to fulfil the regulatory obligations to which it is subject, as well as to meet any defence needs. More information is available from the Controller and/or the DPO at the contacts indicated above.

Procedures for processing the Personal Data

In relation to the indicated purposes, the processing of the **Personal Data** takes place using manual, IT, and telematic instruments (in particular, through the use of an infrared thermometer temperature gun), following logic strictly correlated with said purposes, and at any rate following procedures that are such as to guarantee the security and confidentiality of said data, as well as compliance with the specific obligations enshrined by law as well as the maximum protection of your confidentiality and your dignity, particularly in the event of momentary isolation due to overcoming the temperature threshold (37.5°).

Privacy rights

You are entitled at any time to access your personal data pursuant to articles 15-22 GDPR. In particular, you may request the rectification, erasure, and restriction of processing of said data in the cases provided for by art. 18 of the GDPR, withdraw consent, and obtain portability of your personal data in the cases provided for by art. 20 of the GDPR.

You may formulate a request to object to the processing of your data pursuant to art. 21 of the GDPR, in which to provide evidence of the reasons justifying the objective; the Controller reserves the right to assess the petition, which is not to be upheld in the case of the existence of compelling legitimate grounds for the processing which override your interests, rights and freedoms.

The requests shall be made in writing to the Controller or the DPO, at the contacts indicated above.

Should you consider that the processing of your personal data by the Controller infringes the regulations provided for by the GDPR, you are entitled to lodge a complaint with the personal data protection authority (Autorità Garante per la protezione dei dati personali), as provided for by art. 77 of the GDPR, or to seek judicial remedy pursuant to art. 79 of the GDPR.

The Controller - Fondazione Accademia Nazionale di Santa Cecilia		
For receipt (SIGNATURE)		