

## **IL RETTORE**

Having regard to the resolution of the Council of the Department of Law adopted on 7.6. 2024 requesting the activation of a research cheque for SSD GIUR-04/A (ex IUS/07) LABOUR LAW, financed entirely from the funds of the European project 'HABITAT', entitled 'How European Big Cities and Legal Systems Trigger Urban Inequality: An Inquiry into Law and Economics', Horizon Europe Programme, ERC StG Action, Grant no. 101076616, CUP D33C22002160006, Scientific Responsible Prof. Alessio Sardo;

Having regard to R.D. no. 3536 of 12.07.2024, by which no. 31 public selections were made for the award of no. 34 research grants in the programmes specified in Annex A, an integral part of the above-mentioned call, and in particular the procedure under programme no. 30 - referred to in the above-mentioned resolution of the Council of the Department of Law - for the award of a research grant - duration 1 year, gross annual amount: 19,367.00 - entitled 'Labour Disciplines, Digital Nomads, and Socio-economic Inequalities in European Cities' - Scientific Responsible Prof. Alessio Sardo, with an expected expiry date of 30.07.2024;

Having regard to Royal Decrees n. 3955 of 2 August 2024 and n. 4011 of 7 August 2024, which announced 30 public selections for the award of 30 research grants in the programmes specified in Annex A, an integral part of Decree n. 3955 of 2 August 2024, with a deadline of 4 September 2024;

Whereas, due to a mere clerical error, the above-mentioned call for applications set out in R.D. no. 3955 of 2.8.2024 included the same programme no. 30 entitled 'Disciplines of work, digital nomads, and socio-economic inequalities in European cities - Scientific Responsible Prof. Alessio Sardo - containing the activation of a research grant already announced with the above-mentioned R.D. no. 3536 of 12.07.2024 (programme no. 30)

Considering that applications are present for both calls;

Having regard to R.D. no. 4583 of 30.09.2024 by which, following the deliberation of the Departmental Council on 11.06.2024, the Selection Committee for the above-mentioned cheque was constituted;

Noting that the cheque request received by resolution of the Departmental Council of Law on 7.6 .2024 concerns the activation of a single cheque and that for this reason it is not possible to initiate the selection procedures envisaged by the above-mentioned notices;

Considering that the Department of Law remains interested in the activation of the research cheque referred to in the resolution of 7.6.2024 and that for this reason a new call for applications must be issued;

# DECREET

Article 1

For the reasons indicated in the introduction, programme no. 30 for the award of a research grant - duration 1 year, gross annual amount: 19,367.00 - entitled 'Labour Disciplines, Digital Nomads, and Socioeconomic Inequalities in European Cities' - Scientific Responsible Prof. Alessio Sardodi as per the announcements issued with DD.RR. no. 3536 of 12.7.2024 and no. 3955 of 2.8.2024 shall be considered cancelled.

## Article 2

As a consequence of the provisions of the preceding Article, Royal Decree no. 4583 of 30.09.2024 cited in the introduction concerning the constitution of the Selection Committee is annulled.

# Article 3

1. No. 1 public selection procedure is hereby launched for the award of no. 1 research grant in the programme specified in Attachment A to be considered an integral part of this notice.

2. Scholars with a professional scientific curriculum suitable for carrying out research activities may be awarded research grants.

3. With regard to the declarations of the scientific-disciplinary sectors, please refer to the Ministerial Decree of 4.10.2000 and subsequent amendments.

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

5. This decree shall be made public electronically through the computerised noticeboard set up on the institutional website of the University.

## Article 4

Admission requirements and grounds for exclusion

1. The academic qualification indicated in Attachment A to this call for applications is a requisite for admission to the selection process.

2. The relatives or relatives-in-law, up to the fourth degree inclusive, of a professor belonging to the department or structure where the research activity is carried out, or of the Rector, of the Director General or of a member of the Board of Directors of the University may not participate in public selections for the awarding of research grants.

3. The admission requirements and the grounds for exclusion refer to the date of expiry of the deadline for submitting the application for admission.

4. Candidates shall be admitted to the selection process subject to conditions; the University shall issue a reasoned decision excluding candidates who do not meet the prescribed requirements. This measure shall be promptly communicated to the person concerned at the e-mail address indicated in the application form.

5 For candidates in possession of a foreign qualification that has not already been declared equivalent, the equivalence of the qualification is ascertained, for the sole purpose of admission to the selection procedure, by the commissions referred to in the following art. 6 at the time of examination of the qualifications, on the basis of the appropriate documentation presented during the application phase. These candidates will therefore be admitted with reservations in the preliminary phase. If the aforementioned candidates are successful, they must send the University the official translation with declaration of value of the foreign qualification by the competent Italian diplomatic or consular representations in the country of origin, in accordance with the regulations in force on the matter, within 60 days of the decree approving the selection documents. The right to stipulate the contract will be forfeited if the documents do not reach the University within this deadline.

## Art. 5 How to submit the application

1. The candidate must submit his/her application for admission to the selection electronically, by filling out the appropriate form, by the deadline indicated in the following paragraph, using a specific computer application, available at https://concorsi.unige.it, which necessarily requires the possession of an email address in order to perform self-registration in the system. After having entered all the data required for submitting the application, the candidate must print the receipt, which will be automatically sent via email, to be kept and possibly shown in the event of checks by the administration. During the forwarding phase, an identification number will be automatically assigned to the application which, together with the selection code indicated in the computer application, must be specified for any subsequent communication. The date of electronic submission of the application in the selection is certified by the computer system which, upon expiry of the deadline

for submission, will no longer allow access and sending of the electronic form. By the deadline, the candidate is allowed to submit additional applications relating to the same selection, in order to correct any errors and/or for additions; for the purposes of participation in the selection, the application with the most recent submission date will be considered valid. The system also requires that the electronic documents referred to in the following paragraph 8 be attached to the application. No other forms of production or submission of applications to participate in the selection are permitted.

2. The procedure for filling out and electronically sending the application must be completed by 12:00 on the fifteenth day starting from the day following the publication of this announcement on the electronic notice board established on the institutional website of the University.

3. If the deadline indicated falls on a holiday, it will be possible to proceed with the filling out and relative submission of the application by 12:00 on the first available working day.

4. Except as provided for by art. 5, paragraph 5, communications regarding the public selection announced with this decree are forwarded to interested parties at the email address indicated in the application for admission to the selection.

5. In the application, the candidate must declare his/her surname and name, date and place of birth, tax code and residence, as well as:

a) possession of the qualification indicated in Annex A referred to in art. 1, required for the research program in which he/she is participating. Candidates in possession of a qualification obtained abroad must also specify whether the same, based on the legislation in force on the matter, has been declared equivalent to the qualification required by this announcement. The candidate must also indicate the University that issued the qualification, the date of achievement and the grade obtained in the degree exam;

b) the citizenship held;

c) not to be a relative or in-law, up to and including the fourth degree, of a professor belonging to the department or structure where the research activity is carried out, or of the rector, the general director or a member of the Board of Directors of the University;

d) whether or not they have benefited from a scholarship for the research doctorate;

e) whether or not they have already been the holder of research grants awarded pursuant to art. 22 of Law no. 240/2010;

f) whether or not they have already been the holder of contracts pursuant to art. 24 of Law no. 240/2010 (fixed-term researcher);

g) if a citizen of a non-European Union country, possession of a residence permit required for carrying out the activity envisaged in the contract pursuant to art. 7;

h) to be aware of the provisions of art. 13 of the D.R. no. 5389 of 28/12/2020, regarding the prohibition of cumulation and incompatibility;

i) the choice of the foreign language to be given knowledge test, if it is included among the topics of the interview of the research program indicated in Annex A of art. 1;

j) the indication of the account (Skype or similar videoconferencing platform) in the following cases: - if the announcement itself (respective research program indicated in Annex A) provides for the interview to be conducted electronically; - for candidates residing or domiciled outside of Italy and for those who reside and have their habitual domicile more than 300 km away from the selection site, as the interview may take place, upon request by indicating in the application, also electronically via the platform indicated in the corresponding program in Annex A). In this case, the candidates admitted to the interview will be contacted by the Commission at the email address indicated in the application. Failure to provide the declarations referred to in letters a), c) will result in exclusion from the selection.

6. The application must indicate the email address as well as the one chosen by the candidate for the purposes of the selection. Any change to the same must be promptly communicated to the Service to which the application for participation was sent.

7. The declarations formulated in the application are to be considered released pursuant to Presidential Decree no. 445/2000 and subsequent amendments, by candidates entitled to use the forms of simplification of administrative certifications permitted by the aforementioned decree.

8. Candidates must produce together with the application: a) non-certified photocopy of an identity document in electronic format (.pdf, .jpg, .gif, etc.) via scanning or digital photograph of the same; b) scientific professional curriculum and self-certification regarding the truthfulness of the information reported therein, drawn up on the attached form B; c) if a foreign citizen, photocopy of the residence permit if held, in electronic format (.pdf, .jpg, .gif, etc.) via scanning or digital photography of the same; d) publications deemed useful for the purposes of the selection. The aforementioned documents must be attached to the application in .pdf format and must be declared

compliant with the originals by means of a specific declaration in lieu of a sworn statement drawn up on the attached Form C. The same declaration must include the numbered and detailed list of the files transmitted electronically, together with the application, as indicated in paragraph 1.

9. Pursuant to art. 15, paragraph 1, of Law 12.11.2011, n. 183, candidates demonstrate possession of the qualifications exclusively through the declarations referred to in the aforementioned Presidential Decree n. 445/2000 and subsequent amendments.

10. The same procedures provided for in the previous paragraphs for Italian citizens apply to citizens of the European Union. For the use of substitute declarations by citizens who are not members of the European Union, please refer to art. 4.

11. Reference to qualifications or publications presented to this or other administrations, or to qualifications attached to another application for participation in another competition, is not permitted.

12. Works for which legal deposit has been made in the forms referred to in the Lieutenant Legislative Decree no. 660/1945, as integrated and modified by law no. 106/2004 and by Presidential Decree no. 252/2006 are considered assessable for the purposes of the public selections referred to in this announcement.

13. The administration is required to carry out suitable checks, including random checks, and in all cases in which well-founded doubts arise regarding the veracity of substitute declarations. If the above checks reveal that the content of the declaration is not true, the declarant will lose any benefits that may result from the measure issued on the basis of the untrue declaration, without prejudice to the provisions of the criminal code and special laws on the matter.

14. The University assumes no responsibility for failure to receive the application due to technical problems with the operation and/or configuration of the candidate's internet connection and email provider.

15. The University assumes no responsibility for failure to receive communications, if this depends on the candidate's incorrect indication of the electronic address or the omitted or late communication of the change of the email address indicated in the application, nor for any errors in any way attributable to third parties, fortuitous events or force majeure.

#### Art. 6

Non-EU citizens – substitute declarations

1. Non-EU citizens legally residing in Italy may use the substitute declarations referred to in the aforementioned Presidential Decree 445/2000 limited to the states, personal qualities and facts. certifiable or certifiable by Italian public bodies, without prejudice to the special provisions contained in the laws and regulations concerning immigration and the status of foreigners.

2. Outside the cases provided for in the previous paragraph, citizens of non-EU states authorized to reside in the territory of the State may use the aforementioned substitute declarations in cases where their production occurs in application of international conventions between Italy and the country of origin of the declarant.

#### Art. 7

Evaluation of qualifications and interview

1. The judging committee operates collegially with the participation of all its members, including with the use of telematic and digital tools. It predetermines the general criteria for the evaluation of qualifications and for the interview and makes them known by publication on the Department website or by posting at the exam venue.

2. The exam tests take place in person or via videoconference where indicated in Annex A and aim to ascertain the candidate's preparation, experience and aptitude for research. They consist of: - the evaluation of the qualifications presented; - an interview concerning the topics provided for in the announcement and indicated, for each research program, in Annex A to this announcement.

3. The judging committee referred to in the following art. 6 predetermines the general criteria for the evaluation of qualifications and for the interview and makes them known by publication on the Department website or by posting at the exam venue.

4. Collaborative works may be considered as useful qualifications only if it is possible to separate and identify the contribution of individual authors, so that they can be assessed, in favor of the candidate, for the part that concerns him.

5. The candidate's professional scientific curriculum vitae as well as the documents certifying the qualifications and publications are assigned a total score of 40 points. If the PhD or the medical area specialization diploma are a mandatory requirement for admission to the selection, the distribution of the score between the assessable qualifications and the publications is as follows: - qualifications and professional scientific curriculum up to a maximum of 15 points; - publications up to a maximum of 25 points In other cases, the distribution of the score

between the assessable qualifications and the publications is as follows: - qualifications and professional scientific curriculum up to a maximum of 10 points; - preferential qualifications (PhD or medical area specialization diploma) up to a maximum of 15 points; - publications up to a maximum of 15 points consumption of 15 points are admitted to the interview.

6. The test diary is contained, if applicable, in Annex A to this announcement. This communication has the value of notification for all purposes.

7. In the absence of the communication referred to in paragraph 6, the test diary is notified to the interested parties via email with acknowledgement of receipt indicated by the candidate in the application for admission to the selection at least ten days before the day in which they must take it.

8. For the tests indicated in Annex A that require remote participation, the interview takes place via videoconference via Skype or similar platform.

9. For the tests indicated in Annex A that require in-person participation, the interview takes place in a place open to the public. For candidates residing or domiciled outside of Italy and for those who reside and have their habitual domicile more than 300 km away from the selection site, the interview may take place, if requested in the application, electronically on the platform indicated in the corresponding program in Annex A of this announcement. In this case, the candidates admitted to the interview will be contacted by the Commission at the email address indicated in the application.

10. The interview is awarded a score of 60 points. The interview is considered passed with a score of at least 42/60. 11. The judging commission predetermines the general criteria for the evaluation of qualifications and for the interview and makes them known by publication on the Department website or by posting at the exam site. 12. To be admitted to the interview, candidates must have a valid identity document or identification document. If candidates present documents that are not currently valid, they must, for the purposes of admission, declare at the bottom of the photocopy of the same that the data contained therein have not changed since the date of issue.

#### Art. 8

Judging Committee Formation and approval of rankings

1. The judging committee is constituted by three university professors, including those from other universities, of which at least one is a full professor of the first or second level, appointed by the Rector on the proposal of the interested structure.

2. The commission, after completing the tests, draws up the ranking by adding the score attributed to the qualifications to the evaluation obtained in the interview by each candidate and indicates the winner in relation to the number of positions advertised. 3. The ranking of merit is approved by decree of the Rector and the winner of the public selection is declared. 4. If the holder of the grant ceases for any reason, the use of the ranking of merit is permitted. 5. The ranking of merit is published on the electronic notice board established on the institutional website of the University. The deadline for any appeals starts from the date of such publication. Art. 9

Awarding of the research grant Research grants to citizens of non-EU countries

1. The awarding of the grant is formalized through the stipulation of a private law contract between the University of Genoa and the subjects placed in a useful position in the merit ranking referred to in art. 6, paragraph 3, for the duration specified in Annex A to this announcement for each research program, subject to verification of the prescribed requirements. 2. The contract does not in any way constitute a subordinate employment relationship and does not give rise to rights regarding access to University roles. The grant is individual. In order to sign the contract, the winner of the procedure MUST POSSESS a digital signature. The digital signature can be purchased through one of the suppliers that distribute the digital signature service. Any problems or difficulties related to the digital signing of the contract must be resolved through the instructions and support of your digital signature supplier. 3. The overall duration of the relationships established following calls for tenders issued pursuant to Law 30.12.2010 n. 240, including any renewals, cannot in any case exceed six years, excluding the period in which the grant was used in conjunction with the research doctorate, within the maximum limit of the legal duration of the relevant course. 4. The overall duration of the relationships established with the holders of grants activated following calls for tenders issued pursuant to Law 30.12.2010 n. 240 and the contracts referred to in art. 24 of Law 30.12.2010 n. 240, also with different universities, state, non-state or online, as well as with the bodies referred to in art. 8, paragraph 1, with the same subject, cannot in any case exceed twelve years, even if not continuous. 5. For the purposes of the duration of the aforementioned relationships, periods spent on maternity leave or for health reasons according to the legislation in force are not relevant. 6. Upon signing the contract, the winner must sign the following declarations: - that he/she is not in any of the impediments provided for by art. 11; - that he/she is not a relative or in-law, up to and including the fourth degree, of a professor belonging to the department or structure

where the research activity is carried out, or of the rector, the general director or a member of the Board of Directors of the University; - if employed by public administrations other than those referred to in art. 8, paragraph 1, that he/she has been placed on unpaid leave; - that he/she has or has not benefited from a scholarship for the research doctorate; - that he/she has or has not already been the holder of research grants awarded pursuant to art. 22 of law no. 240/2010; - whether or not they have already held contracts pursuant to art. 24 of Law no. 240/2010; 7. Citizens of non-European Union countries may be awarded a research grant only if they have a residence permit for scientific research pursuant to art. 27 ter of Legislative Decree no. 286/1998 and subsequent amendments. In such cases, the structure that requested the grant activates, in agreement with the competent offices of the Administration, the procedures aimed at obtaining the aforementioned residence permit 8. The research grant is awarded to the non-EU citizen only upon completion of the procedure described in paragraph 6. Art. 10

Subjective requirements

1. Employees of universities, public research and experimentation institutions and bodies, the National Agency for New Technologies, Energy and Sustainable Economic Development (ENEA) and the Italian Space Agency (ASI), as well as institutions whose scientific specialization diploma has been recognized as equivalent to the title of research doctor pursuant to Article 74, fourth paragraph, of the Presidential Decree of 11 July 1980, no. 382, cannot be holders of research grants.

2. The research grant does not give rise to rights regarding access to university personnel roles universitario and does not in any way constitute a subordinate employment relationship. 3. The employee in service at public administrations other than those indicated in paragraph 1 is placed on unpaid leave.

#### Art. 11

Economic and regulatory treatment

1 The financial costs arising from these selections are a burden on the financial resources of the departments and centers and must be transferred to the University budget, if necessary using any resources, even in the event of defaults or delays by any third party contractors, with advance six-monthly payments.

2. The amounts of the research grants are determined by the Board of Directors pursuant to art. 1 of the Regulations for the awarding of research grants, taking into account the provisions of the legislation in force. The contract referred to in art. 7 indicates the gross annual amount of the research grant; this amount is paid in monthly installments in arrears.

3. The grants are subject to the provisions of Article 4 of Law No. 476 of 13 August 1984 in tax matters, as well as, in social security matters, those of Article 2, paragraphs 26 and following, of Law No. 335 of 8 August 1995, and subsequent amendments.

4. Changes in INPS rates annually re-determine the cost of the grant. 5. The University provides insurance coverage in accordance with the regulations in force on the matter.

#### Art. 12

Rights and duties of research grant holders

1. Grant holders carry out their activity within the scope of research projects and in close connection with their implementation, under the direction of the scientific director, in conditions of autonomy and without predetermination of working hours.

2. The research fellow is required to submit annually to the Council of the relevant structure a detailed annual report on the activity carried out.

3. The research fellow may carry out part of the research activity abroad: a) if he/she is the beneficiary of a scholarship, awarded by national and foreign institutions, useful for integrating the research activity with stays abroad; b) if the research activity abroad is consistent with the research program in which he/she collaborates, subject to authorization by the structure, upon motivated proposal of the scientific director; in this case, a possible contribution may be determined by the reference structure and paid by the same, as a partial reimbursement of travel and stay expenses abroad.

4. The research fellow may participate in the comparative evaluation procedures for the awarding of contracts for teaching activities, both official and supplementary, provided that said activity is carried out outside of the commitment as a research fellow, is compatible with the research activity and subject to the opinion of the relevant structure, according to the methods set out in the relevant University regulations.

5. The research fellow may carry out publishing activities, as a speaker at seminars, conventions and conferences, as an orientation, tutoring and participation in the examination commissions as a subject expert.

6. The research fellow may carry out activities within an academic spin-off, subject to the authorization of the scientific director, according to the methods set out in the relevant University regulations.

7. The research fellow may be included in clinical research groups, without direct functions of assistance and care of patients, under the direct control of the scientific director.

#### Art. 13 Prohibition of cumulation - Incompatibility

1. The research grant cannot be cumulated with scholarships awarded for any reason, except as provided in art. 10, paragraph 3, letter a).

2. Ownership of the research grant is not compatible with participation in degree courses, specialist or master's degrees, doctorate research with scholarship, medical specialization, in Italy or abroad and university master's degrees. 3. Ownership of the research grant is not compatible with employment relationships, without prejudice to the application of art. 8 paragraph 3, with other collaboration contracts or with income deriving from freelance activities carried out on an ongoing basis, unless it is a limited self-employed activity to be carried out with the prior authorization of the scientific director, and provided that such activity does not interfere with the performance of the research activity and does not create a conflict of interest with the University.

#### Art. 14

Absences

1. The provisions on compulsory maternity leave, the provisions of the decree of the Minister of Labour and Social Security of 12 July 2007, published in the Official Journal no. 247 of 23 October 2007, and, in relation to sick leave, article 1, paragraph 788, of law no. 296 of 27 December 2006, and subsequent amendments, apply to research grants. During the period of compulsory maternity leave, the allowance paid by INPS pursuant to Article 5 of the aforementioned decree of 12 July 2007 is integrated by the University up to the full amount of the research grant.

2. The payment of the grant is suspended during the period of mandatory or optional absence due to maternity leave, or in cases of unavailability due to illness of the recipient for more than two months per year. In such cases, the duration of the contract extends for a period equal to the period of suspension. In all other cases of unavailability for periods exceeding two months per year, the University reserves the right to withdraw from the contract or to suspend the remuneration

## Art. 15

## Submission of documents

1. The candidate declared winner, if an Italian or European Union citizen, for the purposes of verifying the required requirements and taking into account the declarations with unlimited validity already resulting in the application to participate in the selection, will be invited to submit to this University, within thirty days of the date of signing the contract, the documents indicated below: a) declaration in lieu of certification attesting to the possession of citizenship, if more than six months have passed since the date of submission of the application; b) declaration in lieu of certification relating to the positions referred to in art. 7, paragraph 5. 2. The citizen of a State not belonging to the European Union, legally residing in Italy or authorized to reside there must produce, within the thirty-day period mentioned above, the declaration in lieu of paragraph 1, letter a), if more than six months have passed since the submission of the application and the conditions referred to in art. 4. Possession of the requirements not included in the above-mentioned declaration must be demonstrated by submitting suitable certification. 3. Outside of the cases referred to in the previous paragraph, the non-EU citizen must submit within the thirty-day period mentioned above: a) certificate attesting citizenship; b) certificate or attestation relating to the positions referred to in art. 7, paragraph 5. 4. The documentation is considered to have been produced in good time even if sent by registered mail with acknowledgement of receipt within the aforementioned deadline. For this purpose, the date stamp of the accepting post office shall be deemed valid. 5. The grant holder is invited to regularize within 30 days from the date of receipt of the invitation, under penalty of termination of the contract, any documentation that is incomplete or affected by a remediable defect.

## Art. 16

# Withdrawal and Termination of the contract

1. The contract is automatically terminated upon expiry of the term provided for therein. The research grant holder who intends to withdraw from the contract is required to notify the administration with at least thirty days' notice. Failure to notify will result in the withholding of the fee in proportion to the period of failure to notify. 2. The contract is also terminated as a result of the following conditions: a) cancellation of the public selection procedure;

b) subsequent impossibility of continuing the collaboration in the research activity, without prejudice to the provisions of art. 12, paragraph 2. c) violation of the obligations of conduct set out in article 2, paragraph 3, of the Code of Conduct for employees of the University of Genoa, issued with D.R. no. 1143 of 27.02.2015, in implementation of the D.P.R. 16.4.2013 n. 62. 3. The contract termination procedure may also be initiated, upon request of the scientific director, in the event of serious breaches by the grant holder. 4. The administration shall terminate the contract following a resolution of the Board of the structure to which the grant holder belongs and a reasoned negative report on the activity carried out by the same prepared by the scientific director of the research.

#### Art. 17

#### Processing of personal data

1. The personal data provided by candidates will be collected by the University of Genoa, "Personnel Area - Management Sector of the legal status of teaching staff and research fellows", and processed for the purposes of managing the selection, in accordance with the provisions of EU Regulation 2016/679 (GDPR – General Data Protection Regulation) and Legislative Decree 30/6/2003, n. 196 (Code regarding the protection of personal data), as amended by Legislative Decree 10.08.2018, n. 101.

Art. 18 Referral regarding the methods of carrying out the selection

1. For anything not provided for in this announcement, the provisions contained in the rules cited in the introduction apply and, in particular, those provided for by the "Regulation for the awarding of research fellowships" referred to in D.R. n. 5389 of 28/12/2020, as well as those provided for by the Consolidated Law on legislative and regulatory provisions on administrative documentation, pursuant to Presidential Decree no. 445/2000.

IL RETTORE firmato digitalmente Prof. Federico Delfino

#### Annex A

# AREA SCIENTIFICO DISCIPLINARE SCIENZE GIURIDICHE PROGRAMMA DI RICERCA N. 1

Scientific coordinator: Prof. Alessio SARDO

# NO. 1 research fellowship - Duration years 1 – Annual pre-tax amount: € 19.367,00

# Funding: European project "HABITAT", Title "How European Big Cities and Legal Systems Trigger Urban Inequality: An Inquiry into Law and Economics", Program "Horizon Europe", ERC Action StG, G.A. n. 101076616, CUP: D33C22002160006.

Title: Labour reforms, digital nomads, and socioeconomic inequalities in European cities.

**Description:** This research investigates the impact of labor reforms and gig economy on digital nomads and socioeconomic inequalities in European cities. It explores how changes in labor laws and policies have facilitated the rise of digital nomadism, examining the benefits and challenges faced by remote workers. The study also delves into the socioeconomic disparities that these reforms may exacerbate, particularly focusing on access to

resources, cost of living, and local job markets. By analyzing various European cities, the research aims to provide insights into the effectiveness of labor reforms and their broader social implications.

# Scientific disciplinary sector: IUS/07 DIRITTO DEL LAVORO now GIUR-04/A DIRITTO DEL LAVORO

Place: Dipartimento di Giurisprudenza

Required degree: Laurea magistrale della classe LMG/01 Giurisprudenza

**Subjects of the interview**: Basics of labor and social security law – labor reforms – socioeconomic inequalities – contemporary labor dynamics – methodologies for comparative law analysis –methodologies and techniques for data analysis and collection – digital nomadism – case studies: European cities.

The candidate will need to prove his/her knowledge of the english language.