Decree of the Rector n. 1255 of 29/11/2023
Competition for awarding 1 research grant at the University of Udine

DISCLAIMER:
The official and legally binding call for applications is in Italian only. This document cannot be used for legal purposes and is only meant to provide information in English on the call for applications (Decree of the Rector n. 1255 of 29/11/2023). Please refer to the official call published on: https://www.uniud.it/it/albo-ufficiale

Any change and integration will be made available on the above mentioned web page. Therefore, no personal written communication regarding the examination date and/or competition results shall be provided to applicants.

Annex 1

Competition announcement for the assignment of 1 research grant at the University of Udine, entitled “Legal aspects and issues related to the medical care of the human body” SSD: IUS/18 (principal investigator, Paola Zilio)

Research grant funded by the resources of the project PRIN 2022 - Prot. n. 2022EJALS2

Art. 1
A selection procedure is hereby launched for the award of 1 research grant at the University of Udine, as identified in Attachment A which constitutes an integral part of the present announcement. The research grant is linked to the research project and is subject and conditioned upon the relative funding. The fellowship may be renewed, in compliance with Art. 22, Law No. 240 of 30 December 2010 (as in the text in force before the implementation of the Conversion Law of the D.L. 36/2022, L. 79/2022), Law No. 11 of 27 February 2015, and the current regulations of the University of Udine for awarding research grants, issued with the Rector’s Decree No. 182 of 31 March 2021. The renewal is subject to the scientific coordinator’s positive assessment of the researcher’s activities, an adequate scientific rationale, and a corresponding financial covering.

The research fellowship does not give rise to any right with regards to accessing University posts.

Any personal communication to candidates related to this selection will be sent exclusively to the email address indicated when registering for the selection, as mentioned in Art. 5.

Art. 2
The research grant described in this competition announcement and the required qualifications to apply for the position are identified in Attachment A. The lack of the admission requirements leads to the automatic exclusion from the competition procedure.

Possession of a PhD or equivalent degree obtained abroad or, only for the interested areas, of a medical specialization accompanied by an adequate scientific production, constitutes a preferential qualification for awarding the research fellowship of this selection, if it has not been provided as a mandatory requirement.

RESEARCH SERVICES AREA
Research Training Office
Department Head: Sandra Salvador
Procedure Supervisor: Sandra Salvador
Procedure Compiler: Francesca Mion
For the only purpose of the admission to the competition, the Examining Board (Art. 7) shall assess the equivalence of the qualification obtained abroad, except for the evaluation of the medical specialization qualification to which Article 38 of the Legislative Decree 165/2001 and subsequent modifications and additions, and EU regulations on the matter, shall be applied.

The Examining Board will proceed to the evaluation of the qualification obtained abroad according to the documentation attached to the application form. The Examining Board may exclude the candidate if the submitted documentation does not provide sufficient information for the assessment. Therefore, applicants must enclose all the documentation in their possession relating to their qualification in order to provide the Examining Board with sufficient information for assessment.

Candidates holding a qualification issued by a European Research Area country, if successful, must submit, if not already attached to the application form one of the following options:
- Supplement Diploma in English issued by the competent University.
- CIMEA Certificate of comparability of the foreign qualification, issued by CIMEA (Information Centre on Academic Mobility and Equivalence) via the “diplome” service at https://cimea.diplo-me.eu/udine/#/auth/login

Candidates holding a qualification issued by a non-European Research Area country, if successful, must submit, if not already attached to the application form one of the following options:
- Declaration of the on-site value of the qualification and the certificate relating to the degree with examinations and grades. A certificate in a language other than Italian or English must be accompanied by an official translation into one of these languages (certified by the competent diplomatic-consular authority or certified by a court in Italy).
- CIMEA Certificate of comparability of the foreign qualification, issued by CIMEA (Information Centre on Academic Mobility and Equivalence) via the “diplome” service at https://cimea.diplo-me.eu/udine/#/auth/login

If the Supplement Diploma or the statement/attestation of comparability are not available when signing the contract, the applicant must demonstrate that he/she has requested the documentation and submit it as soon as possible.

Any exclusion from the selection procedure due to lack of eligibility requirements, absence of required documents, failure to sign the selection application or submission of the selection application in a manner different from what is provided for in this call for applications will be communicated to applicants exclusively at the email address indicated in the application form.

Art. 3

The research grant referred to in this call for applications cannot be awarded:

a. to employees of Universities and the entities referred to in Article 22, section 1, of Italian Law no. 240 of 30 December 2010 (in the text prior to the reform introduced by Law no. 79 of 29 June 2022);

b. to those who have already been awarded research grants pursuant to Italian Law no. 240 of 30 December 2010 (prior to the reform introduced by Law no. 79 of 29 June 2022) for the maximum period provided by law, even if not continuously, excluding the period in which the grant was used in conjunction with the doctorate, up to the legal term of the relative course;

c. to those who have already benefited from research grants and fixed-term researcher contracts provided for, respectively, in Articles 22 and 24 of Italian Law no. 240 of 30 December 2010 (in the
text prior to the reform introduced by Law no. 79 of 29 June 2022), for a total of 12 years, even if not consecutive;
d. to anyone who has a degree of kinship or affinity, up to and including the fourth degree, with:
   - the Rector, the Director General or a member of the Board of Directors of the University of Udine;
   - the scientific supervisor or a professor/researcher belonging to the department or organisation hosting the research grant in question.

The research grant provided for in this call for applications cannot be combined:
a) with scholarships of any kind, except for those granted by Italian or foreign institutions to supplement, by means of stays abroad, the fellow's training or research activities;
b) with other research grants;
c) with an employment relationship, even if part-time, without prejudice to the relevant provisions for employees of public administrations.

The grant awarded under this call for applications is also incompatible with simultaneous attendance at university degree courses, either Bachelor's degree or Master's degree courses, research Doctorates with scholarships and medical specializations, in Italy or abroad.

Art. 4
Applicants must enclose with their application, under penalty of exclusion, the following documents:
a) their professional scientific CV, highlighting the candidate's aptitude for carrying out and implementing the research project (Attachment A);
b) their identity card, their passport or any other identification document¹;
c) (for candidates with a foreign qualification only) certification or self-certification of both the academic qualification required for the admission to the selection, and of the exams (with evaluation) taken during the period of study abroad, and of any other document that can be useful to the evaluation of the degree by the Examining Board.

Applicants can attach to the application, publications and any other certification considered useful to demonstrate the qualification based on the research program (Attachment A) and to certify any research activity accomplished at public or private institutes (indicating the starting and ending date and the duration).

The documents and qualifications mentioned above must be submitted in Italian or English. Those that are not as requested will not be evaluated. Documents originally written in a language other than Italian or English must come with a translation in Italian or English, that the candidate will do on its own responsibility. The translation can be an abstract concerning the thesis.

Italian and Community candidates wishing to submit qualifications referring to conditions and facts attested by Public Administrations must proceed exclusively with self-certification.
Non-EU citizens legally residing in Italy may self-certify only data that can be verified or certified by Italian public bodies. They may also use declarations in lieu when provided for by an international convention between Italy and the declarant's country of origin.
Non-EU citizens not residing in Italy cannot self-certify.

Only the qualifications possessed by the candidate on the date the application form is submitted and submitted in accordance with the procedures set out in Article 5 will be assessed.

¹ Please be aware that the residence permit is not an identification document.
Failure to submit mandatory documents provided for in this article will constitute grounds for exclusion from the selection.

Art. 5

The submission of the applications for the present call starts on December 7, 2023 at 2:00 pm (Italian time) and ends on January 17, 2024 at 2:00 pm (Italian time).

The application to take part in the selection must be completed, under penalty of exclusion, using the appropriate online procedure, available at the link https://pica.cineca.it/

The procedure involves an applicant registration step, for those who do not already have an account, and then an application completion step.

Once completed, the online application must be signed in the manner described in the online procedure (manual signature with attached identity document or digital signature), under penalty of exclusion from selection. The application does not have to be signed if you access the above-mentioned online procedure using your SPID ID.

The qualifications referred to in Article 4 must be attached to the application in .pdf format. Individual .pdf files may not exceed 30MB.

The application for participation in the selection is automatically sent to the University of Udine with the definitive closing of the online procedure.

The University Administration:
- is not responsible if it is impossible to read the submitted documentation in electronic format due to damaged files;
- shall not accept or take into consideration qualifications or documents received in paper form or by any means other than what is specified in this article.

Reference to documents or publications already submitted in connection with other competitions is not allowed.

The Administration is not responsible for any missing document or communication because of inaccurate indication of residence and/or address submitted by the candidate during the application. Also, the Administration is not responsible if the candidate has not communicated changes in this information, or has communicated them too late. The Administration is also not responsible for any postal or telegraphic problems not attributable to the Administration itself.

Applicants are advised not to wait until the last few days before the closing date to submit their application. The University accepts no responsibility for any malfunctions due to technical problems and/or overloading of the communication line and/or application systems.

Art. 6

The selection procedure is held in accordance with the modality indicated in Attachment A.

The test will aim to assess the general preparation, experience and aptitude for research of the candidate. It will consist in the evaluation of the professional scientific curriculum, of the publications and qualifications presented, and of the interview, where foreseen.
Art. 7
The Examining board for the competition is identified in Attachment A of the present competition announcement, of which it is an integral part.

At its first meeting, the Examining board shall appoint its President and Secretary, and establish the criteria and methods for evaluating the qualifications and the interview, where foreseen.

The results of the qualifications assessment must be disclosed to applicants during the interview, where foreseen.

The Examining board can award a maximum of 100 points (one hundred out of one hundred) to the selection.

At the end of the evaluation procedure, the Examining board shall formulate the general merit list based on the overall score of each candidate, and draw up the minutes of the whole competition procedure.

Based on the ranking list, the assignment is awarded to candidates who have obtained a minimum overall score of 70/100 (seventy out of one hundred).

The Examining board's judgement is final.

The ranking list will be made public exclusively through publication on the University's official website.

Applicants will not be notified of the outcome of the evaluation.

Those who do not declare their acceptance of the research grant and do not present themselves at the research centre within the deadline communicated by the latter, even if not formally, shall lose the right to receive it. Exceptions to this term will only be granted in cases of documented force majeure.

Art. 8
The research activity cannot be started before signing the contract defining the terms and conditions of the collaboration.

The activity covered by the research grant must have the following characteristics:

a) it must be carried out as part of the research programme covered by the grant and not be a merely technical support to it;
b) it must have a close connection with the realization of the research program for which the winner of the grant has been awarded the contract;
c) it must be continuous and, in any case, temporally defined, not merely occasional, and in coordination with the overall activity of the University;
d) it must be carried out autonomously, solely within the limits of the programme prepared by the programme supervisor, without predetermined working hours.

The researcher is required to submit a detailed written report on the work carried out and the results achieved, accompanied by the opinion of the scientific supervisor, to the reference organisation at the intervals set out in the contract. The researcher must also submit interim reports and timesheets, if requested by the reference organisation.
Either the fellow or the reference organisation may withdraw from the contract. The reference organisation may terminate the contract not only in the cases referred to in Article 9, sections 2 and 3, of the "Internal rules for awarding research grants pursuant to law 240 of 30 December 2010" of the University of Udine, but also in the event the research project and therefore the financial coverage on which the research grant is based cease to exist.

Art. 9

The following legal dispositions shall apply to the grant referred to in this call for applications:
- for tax matters, the provisions of Article 4 of Italian Law no. 476 of 13 August 1984, as subsequently amended and supplemented;
- for social security matters, the provisions of Article 2(26) et seq. of Italian Law no. 335 of 8 August 1995, as subsequently amended and supplemented;
- for mandatory maternity leave, the provisions of the Italian Ministerial Decree of 12 July 2007;
- with regard to sick leave, the provisions of Article 1(788) of Italian Law no. 296 of 27 December 2006 and subsequent amendments.

During the period of mandatory maternity leave, the allowance paid by INPS according to Art. 5 of the Italian Ministerial Decree of 12 July 2007 is supplemented by the University up to the full amount of the research grant.

The grant will be paid in monthly instalments.

Art. 10

The data collected as part of the procedure referred to in Art. 5 are necessary to properly manage the selection procedure, for any subsequent management of the research grant and for purposes related to managing services provided by the University. The University of Udine is the Data Controller. At any time, the data subject may request access, rectification and, depending on the University's institutional purposes, cancellation and restriction of processing or oppose the processing of their data. The data subject can always lodge a complaint with the Italian Data Protection Authority. The complete disclosure is available on the University of Udine website in the "Privacy" section, accessible from the home page [www.uniud.it](http://www.uniud.it) Direct Link: [https://www.uniud.it/it/it/pagine-speciali/guida/privacy](https://www.uniud.it/it/it/pagine-speciali/guida/privacy)

Art. 11

For all matters not expressly mentioned in this call for applications, refer to the regulations in force on the subject cited in the introduction and to the "Internal rules for awarding research grants pursuant to Italian Law no. 240 of 30 December 2010" of the University of Udine, issued by Rector's Decree no. 182 of 31 March 2021.

Art. 12

The procedure supervisor is Dr Sandra Salvador, Head of the Research Services Area of the University of Udine.

The Responsible office at the University of Udine is "Area Servizi per la Ricerca - Ufficio Formazione per la Ricerca", via Mantica n. 31 - 33100 Udine, Italia.

To request information about the call for applications, please complete the following form available on the University of Udine website: [https://helpdesk.uniud.it/SubmitSR.jsp?type=req&accountId=universityofudine&populateSR_id=42105](https://helpdesk.uniud.it/SubmitSR.jsp?type=req&accountId=universityofudine&populateSR_id=42105)
Attachment A

Responsabile scientifico della ricerca / Principal investigator:

Nome e cognome / Name and surname: Paola Ziliotto
Qualifica / Position: Professoressa Ordinaria / Full Professor
Dipartimento / Department: Scienze Giuridiche (DISG) / Legal Sciences
Area MUR / Research field: 12 - Scienze giuridiche
Macrosettore concorsuale e Settore scientifico disciplinare / Scientific sector: 12/H1; IUS/18 - Diritto romano e diritti dell'antichità

Titolo dell'assegno di ricerca / Topic of the research fellowship “assegno di ricerca”:
I bandi sono consultabili dal sito dell'Ateneo, del MUR e di Euraxess / The calls are available on the University, MUR and Euraxess websites

Testo in italiano:
Profilo e problemi giuridici relativi alla cura medica del corpo umano.

Text in English:
Legal aspects and issues related to the medical care of the human body.

Obiettivi previsti e risultati attesi del programma di ricerca in cui si colloca l'attività dell'assegnista di ricerca / Foreseen objectives and results of the research programme performed by the research fellow "assegnista di ricerca":
I bandi sono consultabili dal sito dell'Ateneo, del MUR e di Euraxess / The calls are available on the University, MUR and Euraxess websites

Testo in italiano:
L'attività di ricerca si colloca entro il progetto di ricerca dal titolo Per una storia giuridica del corpo umano (PRIN 2022) che vede il coinvolgimento quali unità operative delle Università di Udine, di Padova e di Verona.
Il progetto si pone tre obiettivi principali. Il primo obiettivo è quello di ricostruire lo statuto giuridico del corpo umano in Roma antica. Il secondo obiettivo, a vocazione multidisciplinare, è quello di avviare un dibattito tra esperti di più saperi (filosofi, politologi, antropologi, filologi, cultori del diritto positivo, medici), che, a partire dalle concezioni giuridiche romane del corpo, rifletta sull’evoluzione di queste attraverso i secoli e sulla loro influenza nella modernità. Come ultimo obiettivo vi è quello di raccogliere gli scritti in una opera che possa fungere da guida per individuare i fondamenti comuni all’esperienza giuridica continentale sul tema. Al contempo gli studi contribuiranno all’elaborazione di un apparato lessicale adeguato che non sia passivo recepimento del lessico scientifico.
Tra le tematiche di ricerca attribuite all’unità operativa di Udine vi è quella concernente la condizione giuridica del corpo malato.
Il crescente ruolo svolto dalle biotecnologie sull’inizio e sul fine vita e, più recentemente, le misure sanitarie e di contenimento della pandemia hanno messo in luce la tendenza del potere a governare il corpo dei consociati.
Mentre alcuni paesi europei si sono dotati, nel corso degli ultimi anni, di un apparato normativo dedicato al corpo (v. Francia), l’Italia sconta l’assenza di un pensiero storico-giuridico sulla corporeità e, in particolare, sul rapporto tra diritto, corpo e medicina. Mancando uno statuto giuridico del corpo, rimane indefinito entro quali limiti le regole di un ordinamento democratico possano legittimamente incidere su di esso.
Lo stato della materia risente fortemente dell’influsso del diritto romano, seppure, contrariamente a quanto accaduto nel diritto civile in generale, l’influenza sia in realtà ‘in negativo’. Il ritardo del diritto in quest’ambito, infatti, è stato spesso giustificato apparendosi a una presunta ragione storico-giuridica:
l’occultamento del corpo da parte dell’ordinamento romano, inventore della *persona* come categoria astratta contrapposta alla concretesenza delle *res*, con la relegazione alla religione di quanto attiene alla nuda vita (v. Baud).

Una simile conclusione pare però contrastata dalla corporeità di cui è intriso e su cui risulta fondato l’ordinamento antico, creato in funzione e a immagine dell’uomo (v. A. Trischiumiglio; i saggi curati da L. Garofalo), tanto che l’esistenza di un corpo umano, integro e vivente, sembra costituire l’elemento indispensabile affinché il *ius personarum* operi (v. le fonti giuridiche sul *monstrum* come non *homo* e sul cadavere).

Presupposto quindi il corpo vivente come ambito e limite di operatività del diritto romano, la ricerca ha l’obiettivo di verificare se sia possibile evincere lo statuto giuridico del corpo vivente dall’analisi delle fonti in tema di medicina e di corpo malato.

L’affidamento a terzi del corpo vulnerabile per curare una patologia o per effettuare un intervento chirurgico è tematica nota al diritto romano, in quanto origine di potenziali conflitti tra il biologico possessore e il terzo. A titolo esemplificativo, si pensi ai casi conservati nel Digesto nei quali il (presunto) medico sfrutta la sua posizione di potere rispetto al paziente per ottenere da quest’ultimo vantaggi indebiliti, oltre a quelli in cui si discute della potenziale responsabilità del medico per cure, somministrazione di farmaci ed esecuzione di interventi chirurgici peggiorativi delle condizioni del malato. In altri casi, invece, tra il biologico possessore e il medico vi è un accordo finalizzato a menomare il corpo allo scopo di renderlo inabile (v. il caso delle mutilazioni per evitare la chiamata alle armi).

Sotto un altro profilo, la ricerca si pone l’obiettivo di fare chiarezza intorno alla portata di principi che spesso vengono utilizzati senza alcun contenuto e, come tali, vengono distorti sulla scorta di riferimenti acritici all’esperienza giuridica antica. Basti pensare all’uso generalista che viene fatto dei concetti di sacralità, di indisponibilità e di inviolabilità, associati alla vita biologica e utilizzati sia per giustificare il limitato potere del biologico possessore di intervenire sul proprio corpo, sia per intervenire con trattamenti sulla scorta di decisioni imposte dal potere politico e scientifico a prescindere dalla volontà del singolo.

Per potere analizzare compiutamente i profili indicati, nel corso della ricerca è necessario approfondire la relazione tra il potere pubblico e la medicina, verificare se esistesse un apparato medico di stampo pubblicistico e, nel caso negativo, indicare quali possano essere le ragioni di tale assenza.

I risultati della ricerca, unitamente a quelli raggiunti dalle altre ricerche coinvolte nel progetto, andranno a comporre un volume di studi dedicato alla storia giuridica del corpo in Roma antica.

**Text in English:**

The research is located within the research project entitled *Law, history and the human body* (PRIN 2022), which involves as research units the Universities of Udine, Padua and Verona.

The project has three main objectives. The first objective is to reconstruct the legal status of the human body in ancient Rome. The second objective has a multidisciplinary vocation. The aim is to initiate a debate between experts from various fields of knowledge (philosophers, political scientists, anthropologists, philologists, practitioners of positive law, doctors, etc.), which, starting from Roman legal concepts of the body, will reflect on their evolution over the centuries, and their influence in modernity. The third objective is linked to form a volume of studies which could serve as a guide to identify the common foundations of the continental legal experience on the subject. Also, studies can contribute to the development of an adequate lexical apparatus, on a body of language that is not a passive transposition of the scientific lexicon.

Among the research topics assigned to the operation unit of Udine is that concerning the legal status of the ill body.

The increasing biotechnology application in the beginning and end of life, and, more recently, medical and pandemic related proceedings have highlighted a tendency of political bodies to govern the bodies of citizens.

While some European countries have equipped themselves, in recent years, with statutes governing the human body (e.g., France), Italy suffers the absence of an historical-legal thought on corporeality, and specifically on the relationship between law, human body and medicine. Lacking a juridical status
of the body, it remains unclear to what extent the rules of a democratic order can legitimately affect the body. The issue is strongly affected by Roman law, although, and this marks a difference with civil law, this influence is actually ‘negative’. The law’s delay in regulating the body, has often been justified with an alleged historical-legal reason: the concealment of the body by the Roman legal system – which for the first time perceived the persona as an abstract category in opposition to the concreteness of res – and the consequent relegation to the religion of what concerns the bare life (see Baud).

Such a conclusion, however, seems betrayed by the corporeality which characterizes and founds ancient Roman law, built in function of, and on the image of, the human being (see A. Trisciuoglio; essays edited by L. Garofalo). The existence of a human body, both intact and alive, seems in fact a condition for the ius personarum to be applied (see the legal sources on the monstrum as on the non homo and cadaver).

Assuming therefore the living body as the only scope of Roman law, the research aims to examine whether it is possible to infer the legal status of the human body from the analysis of sources on the subject of medicine and the ill body. The entrusting of the vulnerable body to third parties to treat a disease or to perform a surgical procedure is known issue in Roman law as source of potential conflicts between the biological possessor and third parties, e.g., in Digest passages where the (alleged) doctor exploits his position towards the patient to obtain undue advantages, as well as those in which is discussed the responsibility of the doctor for treatments and surgeries worsening the condition of the ill person. In other cases, however, there is an agreement between the biological possessor and the doctor, aimed at crippling the body in order to incapacitate it (see the case of mutilation to avoid a call to arms).

On the other hand, the research aims to clarify principles which are often used without any content and, as such, are misunderstood because of uncritical references to ancient legal experience. It’s enough to refer to the generic use of concepts such as sacredness, unavailability and inviolability, all related to biological life and used to justify both the limits imposed to the individual power on his own body, and the treatments imposed by political and scientific bodies regardless of the individual will. The analysis of the aforementioned issues requires the research to delve into the relation between public power and medicine, in order to ascertain the existence of a public medical apparatus and, if not, what the reasons for such an absence might be.

The results of the research, along with the results achieved by the other research involved in the research project, will take part in a volume dedicated to the legal history of the body in ancient Rome.

Struttura dell'Università di Udine presso la quale verrà sviluppata l'attività di ricerca / Department or other structure of the University of Udine where research activities will be carried out:

Dipartimento di Scienze Giuridiche (DISG) / Department of Legal Sciences

Importo dell’assegno di ricerca (al lordo oneri carico assegnista) / Total grant gross for the research fellowship:

€ 24,210,94

Durata dell’assegno di ricerca / Duration of the research fellowship “assegno di ricerca”:

15 mesi / months

Finanziamento / Financed by:

Requisiti di ammissione / Minimum qualifications necessary:

- Possessio del titolo di Dottore di ricerca o titolo equivalente conseguito all’estero;
- possessio di un curriculum scientifico professionale idoneo allo svolgimento dell’attività di ricerca contemplata.
- Research doctorate or equivalent qualification obtained abroad;
- professional scientific curriculum suitable for the research activity above mentioned.

Procedura selettiva / Competition procedure:

Valutazione per titoli e colloquio / Evaluation of titles and oral exam

I risultati della valutazione dei titoli saranno resi noti agli interessati nel corso del colloquio / The evaluation of the qualifications will be disclosed to candidates during the interview

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<tr>
<th>Calendario del colloquio / Calendar of the oral exam</th>
<th>Modalità / Modality</th>
<th>Videoconferenza / Videoconference</th>
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<tr>
<td>Data / Date</td>
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Per sostenere il colloquio i candidati devono esibire un valido documento di riconoscimento. / Candidates must come to the interview with a valid identity document.

Eventuali variazioni saranno rese note esclusivamente mediante pubblicazione all’albo ufficiale on line dell’Ateneo / Any change will be made public solely through publication on the University web site http://web.uniud.it/ateneo/normativa/albo_ufficiale

Nota / Note: Le indicazioni sulle modalità di svolgimento della prova in modalità telematica saranno inviate ai candidati con successiva email da parte del Presidente della Commissione. Ai fini dell’identificazione e a pena di esclusione dalla procedura selettiva, ciascun candidato è tenuto ad identificarsi prima che il colloquio abbia inizio, esibendo il medesimo documento di identità allegato alla domanda di ammissione al concorso. Il candidato deve risultare reperibile nella giornata e all’orario indicato sul bando. Il mancato collegamento, l’irreperibilità del candidato nel giorno o nell’orario stabilito o la mancata esibizione del documento identificativo, sono motivo di esclusione dalla procedura selettiva. La registrazione delle prove orali è vietata. L’Ateneo adotterà pertanto tutti i provvedimenti in suo potere per tutelare i soggetti coinvolti qualora venissero diffuse tramite internet – o altri mezzi di diffusione pubblica – video, audio o immagini della procedura selettiva. / Instructions on how the video interviewing will be conducted will be provided to candidates by the Chairman of the Examining Board via email. For identification purposes, each candidate is required to identify him/herself before the interview by exhibiting the same identification document attached to the application. Candidates must be available on the day and time established by the call for applications. Failure of the candidate to establish a video connection, the unavailability of the candidate on the day and/or time established or failure of the candidate to provide the required identification document are all grounds for exclusion from the selection procedure. Recording of the video interviews is prohibited. The University will adopt all the measures within its power to protect all personnel involved as a result of dissemination via the internet or via other forms of public dissemination, of videos, audios or other pictures of the selection procedures.
Commissione giudicatrice / Examining Board:

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<td>Carlo Pelloso</td>
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<td>Università degli Studi di Verona</td>
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<td><strong>Membro Supplente / Temporary member</strong></td>
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<tr>
<td>Giuseppe Mazzanti</td>
<td>PA</td>
<td>IUS/19</td>
<td>Università degli Studi di Udine</td>
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