

***This is an unofficial English language courtesy translation, for the sole reason of convenience, of the original document drawn up in Italian language. In case of discrepancies between the Italian and English text, the Italian text shall prevail. No representation or warranty, express or implied, is made as to the fairness, accuracy, completeness, or correctness of such translation. ***

PUBLIC CALL

PUBLIC CALL FOR EXPRESSIONS OF INTEREST FOR ACQUIRING AN EXCLUSIVE LICENCE AGREEMENT TO PROPAGATE AND COMMERCIALIZE

THE STRAWBERRY SELECTIONS NAMED "LAM 11.85.17", "LAM 11.23.22", "LAM 09.68.4"

Purpose

Call open to Companies for sending preliminary expressions of interest for acquiring an exclusive licence for the rights to propagate and commercialize the strawberry selections named "LAM 11.85.17", "LAM 11.23.22", "LAM 09.68.4" in the territory of the European Union.

The three strawberry selections were obtained in the frame of the breeding activities carried out by CREA Centro di Ricerca Olivicoltura, Frutticoltura e Agrumicoltura - Forlì in collaboration with other companies. For these selections the further licence agreement could be signed only once CREA has applied for Community Plant Variety Rights (CPVR). To date these selections are, indeed, not protected by any plant variety rights (PVR) nor registered in any national register.

The description and the technical characteristics of the selections are reported in Attachment 1 of this Public Call.

The Companies interested in acquiring the licence are called to send an expression of interest following the terms and the ways listed here following.

This Call is not an offer to the public (ex art. 1336 of the Italian Civil Code), nor an investment solicitation following the art. 94 and followings of the Legislative Decree n. 58 of 24.2.1998 and subsequent amendments or additions, but a simple market research. Therefore, CREA has no obligation in giving information on the offer results nor in negotiating or concluding an Agreement.

Application

The expression of interest shall be sent in writing **by 12:00 (midday) of the 25/02/2021**. The expressions of interest received beyond the above-mentioned term will not be accepted.

The sending can be made:

- by certified e-mail to the address ofa@pec.crea.gov.it stating in the subject "Expression of interest for acquiring exclusive licence for LAM selections";

or

- by Registered Mail with return receipt: the documentation, sent in closed envelope with the heading "Expression of interest for acquiring exclusive licence for propagation and commercialization of LAM selections", shall be addressed to **CREA Centro di ricerca Olivicoltura, Frutticoltura e Agrumicoltura, Via La Canapona, 1 bis, 47121 Forlì (FC), Italy;**

-Exclusively for foreign companies, the sending can be made by e-mail to the e-mail address ofa@crea.gov.it.

The expression of interest shall be preferably written in Italian language (English is however accepted) using exclusively the form attached to this Public Call (Attachment 2). It shall be signed by the legal representative of the Company and sent together with the copy of his/her valid ID card and with the certified declaration filled in and signed by the legal representative.

The expression of interest shall include the following information:

- a) details of the Company with name, registered office, Tax code, VAT number, data of the legal representative, e-mail address and certified e-mail address (*for Italian companies*) for any further communication;
- b) short description of the Company expertise and business in the sector of the plant varieties;
- c) name of the selection or selections for which the Company intends to acquire the exclusive licence;
- d) plan of development that the Company intends to implement for the first five sales seasons (indicating the amount of plants that the Company expects to commercialize annually) for each selection of interest, stating also the actions aiming to promote, enhance and control the variety;
- e) economic offer for acquiring the exclusive licence for the rights of propagation and commercialization, taking into account what is stated in the following paragraph "Contractual Conditions" (see the paragraph in italics) and the territory where the company proposes to carry out the activity of propagation and commercialization;
- f) declaration of accepting that a further licence agreement is signed only after the occurred CPVR application made by CREA;
- g) declaration of accepting that any further dispensation to the exclusive licence for the European Union shall be previously agreed with CREA and only after CREA's authorization, the Company could extend the PVR protection of the selections in object in non-EU countries;
- h) declaration of accepting to take care, at the Company's own expenses, of the application for and maintenance of the variety in the National Variety Register and in the National and EU certification system, entering and maintaining the nuclear stock at the competent offices.
- i) declaration of being available to take care, at the Company's own expenses, of the import procedures of base material, quarantine practices and PVR variety protection, in the name of CREA, in the non-EU territory where the Company intends to operate;
- j) declaration of accepting to carry out a specific promotional campaign for the released selections at the Company's own expenses giving prior notice to CREA;
- k) declaration of accepting a further delegated person or body charged by CREA with the collection of sums due by the licensed Company and with inspections on papers, accounting, fields and storehouse;
- l) declaration of accepting an early termination of the licence agreement in case of failure to respect the plan of development;
- m) declaration of not being defaulting in the respect of the terms of the licence agreements made previously with CREA and/or other delegate by CREA, particularly of not being defaulting with the payment of sums already invoiced for any reason by CREA and/or CREA's delegate;
- n) declaration of not being in bankruptcy, liquidation, receivership, composition with creditors; of not being subject to measures of interdiction to negotiate with the Public Administration; of being in compliance with the payment of social security contributions, under the law of the State of residence.

Selection criteria

The expressions of interest received in response to this Public Call will be evaluated by a Commission appointed by the Director of Centro di ricerca Olivicoltura, Frutticoltura e Agrumicoltura.

The offers that do not contain all the information and the declarations requested above from letter a) to n) will not be considered. In the event of comparable offers, guaranteeing impartiality and transparency, the offers being more advantageous for CREA and the most promising and well-founded plans of development, together with an appropriate level of reliability of the contracting party - evaluated on the basis of the given information - will be selected. Particularly, the expressions of interest for all the three selections will be preferred to the expression of interest for only one selection.

CREA reserves the right to start the negotiation also with more than one subject in the event that the elements given by the expression of interest are not enough for choosing only one partner or in the event that granting more than one licence is considered as more advantageous.

Agreement conditions

The Company will be authorized, in an exclusive form, to propagate and commercialize the plants of the variety, and therefore to develop commercially the variety within the countries covered by CPVR, that is the all European Union. Any dispensation to this territorial limit must be previously agreed with CREA.

Upon CREA's authorization, the Company can proceed with the extension of the PVR protection in non-EU countries, in the name and on behalf of CREA and the other co-owner companies, supporting all expenses for PVR application and maintenance.

The agreement will take effect as of the date of signature until the expiry date of the CPVR, if granted by CPVO, or any further PVR protection in non-EU countries, following the respect of contractual conditions, especially the compliance with the plan of development, the guaranteed minimum amounts and the payment terms.

In the event that, following the technical exams, CPVO or any other Office beyond the EU territory where the Company has applied for PVR protection, decides not to grant for any reason the PVR protection, the Agreement shall terminate immediately exclusively for that territory and shall remain in force for the other territories where the variety is still protected. CREA shall not be held responsible, in any case, for the lack of the PVR grant, nor for any further damage the Company may suffer from, following the lack of PVR grant.

For acquiring the exclusive rights for propagation and commercialization of the variety, the Company shall pay an annual *entry fee* for the first three sales seasons (including the royalties calculated on 300,000 plants annually commercialized) and a royalty for sold plant.

*On this regard, CREA reserves the right **not** to consider the offers proposing:*

- *For interest for only **one selection**, for the first three sales seasons, an annual entry fee lower than 15,000 € that will include the royalties for 300,000 plants sold yearly. If the amount of yearly sold plants exceed the 300,000 plants, the Company shall pay the exceeding amount. The royalty per sold plant will be equal to 0.020 €.*
- *For interest for **two selections**, for the first three sales seasons, an annual entry fee lower than 10,000 € for each variety that will include the royalties for 300,000 plants sold yearly for each variety. If the amount of yearly sold plants exceed the 300,000 plants for each variety, the Company shall pay the exceeding amount. The royalty per sold plant will be equal to 0.020 €.*
- *For interest for **three selections**, for the first three sales seasons, an annual entry fee lower than 8,000 € for each variety that will include the royalties for 300,000 plants sold yearly for each variety. If the amount of yearly sold plants exceed the 300,000 plants for each variety, the Company shall pay the exceeding amount. The royalty per sold plant will be equal to 0.020 €.*

At the end of the first three sales seasons, the Company shall confirm or not the interest to maintain the exclusive licence for the variety. If the Company does not confirm the interest to maintain the exclusive licence, the Agreement will terminate immediately, and the variety will return to CREA's full availability and CREA could decide to grant new licences to third parties.

Otherwise if the Company confirms its interest to maintain the exclusive licence, the Company shall pay a royalty per each sold plant equal to 0.020 €. Every five (5) years, the royalty fee per plant shall be increased by 5%, safe from different renegotiation agreed by the Parties.

CREA could evaluate to define an annual guaranteed minum amount of produced and sold plants starting from the 4th sales season. Despite reasons of force majeure, if this amount is not reached for

two consecutive years, CREA reserves the right to terminate the Agreement and grant new licences to third parties.

The Company shall take care, at the Company's own expenses, of the application for and maintenance of the variety in the National Variety Register and in the National and EU certification system, entering and maintaining the nuclear stock at the competent offices

The Company can grant sublicenses to other nursery companies in order to reach the greatest exploitation and development of the variety giving notice to CREA.

The Company agrees to carry out a specific promotional campaign for the variety at the Company's own expenses and will inform CREA in advance.

In case of comparable offers, the offer contained in the expression of interest could become a basis for a further negotiation. All other terms of a further licence agreement shall be object of negotiation between the Parties.

Privacy Note

The Privacy Note concerning the processing of personal data (Attachment 3) - following the EU Regulation n. 679/2016 for the protection of data - is enclosed to this Public Call and is therefore intended as read and understood.

Information

This Public Call is published on the website www.crea.gov.it, in the section "Transparent Administration", among the acts related to the Intellectual Property agreements ("Atti relativi ai contratti attivi di valorizzazione della proprietà intellettuale dell'Ente").

For any further information, please contact CREA Centro di ricerca Olivicoltura, Frutticoltura e Agrumicoltura, dott. Gianluca Baruzzi Tel. + 39 0543 89566 (int. 6) e-mail address brevettifrutta.frf@crea.gov.it.

Direttore del Centro di ricerca
Dott. Paolo Rapisarda

Approved by Decision n. 8635-UDG5 of the 02/02/2021

LAM 11.85.17

Origin

Obtained by CREA Centro di ricerca Olivicoltura, Frutticoltura e Agrumicoltura, ARSAC - Azienda Regionale per lo Sviluppo dell'Agricoltura Calabrese and Cooperativa Ortofrutticola Torrevecchia.

Description

Hardy and vigorous plant. The strong points of this selection are the very early fruit ripening season combined with the high yield both in fresh plug plants and bare-root plants. Fruit have mid-to-large size reducing only at the end of the production cycle, regular conical shape and uniform deep red colour. The taste is good thanks to the high sugar content and a well-balanced sugar-acid ratio.

Cultural Technique

Suitable both for traditional techniques and for organic cultures.

Planting Time:

end of August – early September using fresh **plug plants** to enhance the early fruit ripening;

early October using **bare-root plants**, later planting times do not enhance the high earliness of fruit ripening.

No need for high nutrient supplies especially nitrogen fertilizers; no need for biostimulant supply.



Fruits of LAM 11.85.17

LAM 09.68.4

Origin

Obtained by CREA Centro di ricerca Olivicoltura, Frutticoltura e Agrumicoltura, ARSAC - Azienda Regionale per lo Sviluppo dell'Agricoltura Calabrese and Cooperativa Ortofrutticola Torrevecchia.

Description

Hardy and vigorous plant. The strong points of this selection are the early fruit ripening season combined with the high yield both in fresh plug plants and bare-root plants. Fruits have large size reducing only at the end of the production cycle, regular conical shape and uniform deep red colour. The taste is good thanks to the high sugar content and a well-balanced sugar-acid ratio.

Cultural Technique

No need for fumigated soils.

Planting Time:

end of August – early September using fresh **plug plants** to enhance the earliness of fruit ripening;

early October using **bare-root plants**, later planting times do not enhance the earliness of fruit ripening.

No need for high nutrient supplies, especially nitrogen fertilizers; no need for biostimulant supply.



Fruits of LAM 09.68.4

LAM 11.23.22

Origin

Obtained by CREA Centro di ricerca Olivicoltura, Frutticoltura e Agrumicoltura, ARSAC - Azienda Regionale per lo Sviluppo dell'Agricoltura Calabrese and Cooperativa Ortofrutticola Torrevecchia.

Description

Hardy and on average vigorous plant. The strong points of this selection are the early fruit ripening combined with a medium yield both in fresh plug plants and bare-root plants. Fruits have large size during all production cycle, regular conical shape and very attractive bright red colour even with high temperatures. The taste is good thanks to the high sugar content and a well-balanced sugar-acid ratio.

Cultural Technique

No need for fumigated soils.

Planting Time:

end of August – early September using fresh **plug plants** to enhance the early fruit ripening;

early October using **bare-root plants**, later planting times do not enhance the earliness of fruit ripening.

No need for accurate nutrient supplies to guarantee an adequate plant growth; no need for biostimulant supply.



Fruits of LAM 11.23.22

EXPRESSION OF INTEREST

**FOR ACQUIRING AN EXCLUSIVE LICENCE AGREEMENT TO PROPAGATE AND COMMERCIALIZE
THE STRAWBERRY SELECTION (S) "LAM"**

*CREA – Centro di ricerca Olivicoltura,
Frutticoltura e Agrumicoltura*

*To the attention of Responsible of the
procedure*

*via La Canapona, 1 bis
47121 Forlì (FC)*

The undersigned _____ born in (city) _____ on
the _____ (date) _____, resident in (city) _____
(address) _____ in quality of legal representative of the Company (name)
_____, with registered office in (city) _____ (address)
_____. Country _____ Tax
Code _____ VAT number _____ Registration at the
Chamber of Commerce (or other Register for foreign companies)
N. _____

E-mail address _____

Certified e-mail address (only referred to Italian companies)

With this EXPRESSES HIS/HER INTEREST in acquiring an exclusive licence agreement to propagate
and commercialize the following selection/s (*put a cross on the selection/s of interest*):

- ☐ LAM 11.85.17
- ☐ LAM 11.23.22
- ☐ LAM 09.68.4

For this purpose, declares:

that the field of expertise of the Company is the following:

That the economic offer, in Euros, per year, is the following:

• **Interest for 1 selection:**

(please write the name of the selection) _____ offer for entry fee €/year

(minimum 15,000 €): _____

• **Interest for 2 selections:**

- (please write the name of the first selection) _____ offer for entry fee
€/year (minimum 10,000 €): _____

- (please write the name of the second selection) _____ offer for entry fee
€/year (minimum 10,000 €): _____

• **Interest for 3 selections:**

- (please write the name of the first selection) _____ offer for entry fee
€/year (minimum 8,000 €): _____

- please write the name of the second selection) _____ offer for entry fee
€/year (minimum 8,000 €): _____

- please write the name of the third selection) _____ offer for entry fee
€/year (minimum 8,000 €): _____

(please write the name of the selection(s) of interest and the corresponding economic offer per year)

That the plan of development that the Company proposes is the following:

Plan of development for the selection _____ (write the name of the selection) (amount of plants that the Company expects to commercialize for each year)				
1st Sales season	2nd Sales Season	3rd Sales Season	4th Sales season	5th Sales season

Plan of development for the selection _____ <i>(write the name of the selection)</i> (amount of plants that the Company expects to commercialize for each year)				
1st Sales season	2nd Sales season	3rd Sales season	4th Sales season	5th Sales season

Plan of development for the selection _____ <i>(write the name of the selection)</i> (amount of plants that the Company expects to commercialize for each year)				
1st Sales season	2nd Sales season	3rd Sales season	4th Sales season	5th Sales season

(write the plan of development for the selection (s) of interest)

that the activities for promoting, enhancing and controlling the future variety(ies) that the Company intends to carry out are the following:

that the territory or the territories where the Company intends to propagate and commercialize the plants of the variety (ies) is/are:

to accept that the further licence agreement will be signed after the occurred CPVR application made by CREA;

to accept a further delegated person or body charged by CREA with the collection of sums due by the licensed company to CREA and with inspections on papers, accounting, fields and storehouse;

to accept that further dispensation on the exclusive licence for the European Union shall be previously agreed with CREA and only following CREA's authorization, the Company could extend the PVR protection of the selections in object in non-EU countries;

to accept to take care, at the Company's own expenses, of the application for and maintenance of the variety in the National Variety Register and in the National and EU certification system, entering and maintaining the nuclear stock at the competent offices.

to be available to take care, at the Company's own expenses, of the import procedures of base material, quarantine practices and variety PVR protection, in the name of CREA, in the further non-EU territory where the Company intends to operate;

to accept to carry out a specific promotional campaign for the released selections at the Company's own expenses giving prior notice to CREA;

to accept the early termination of the licence agreement in case of failure to respect the plan of development;

to accept the conditions listed in the Public Call for expressions of interest for acquiring an exclusive licence agreement to propagate and commercialize the selections named "LAM 11.85.17", "LAM 11.23.22", "LAM 09.68.4" published on the institutional website of Consiglio per la ricerca in agricoltura e l'analisi dell'economia agraria www.crea.gov.it;

not to be defaulting in the respect of the terms of the licence agreements made previously with CREA and/or other delegate by CREA, particularly of not being defaulting with the payment of sums already invoiced for any reason by CREA and/or CREA's delegate;

not to be in bankruptcy, liquidation, receivership, composition with creditors or any other equivalent situations, following the law of the Country of residence;

of not being subject to measures of interdiction to negotiate with the Public Administration following the regulations in force in the Country of residence;

of being in compliance with the payment of social security contributions, under the law of the Country of residence;

to have read and understood the enclosed Privacy Note on the processing of personal data, following the EU Regulation n. 679/2016 on data protection.

_____, the _____

(Place)

(Date)

(Signature and Stamp)

Please send together with a photocopy of the valid ID card of the signing person

SELF-CERTIFICATION DECLARATION

(to be attached to the expression of interest)

The undersigned (first name, surname),
born in.....on the.....,
tax code....., in the quality of legal
representative of the Company.....
with registered office in
VAT number, Tax Code.....
phone number.....
fax, e-mail address.....;
Certified e-mail

Pursuant to Articles 46 and 47 of Presidential Decree n. 445/2000 and aware that anyone who makes untruthful statement or statement containing data that are not in accordance with the truth incurs penalties in accordance to Article 76 of the above mentioned Presidential Decree 445/2000

DECLARES

- To the best of his/her knowledge, pursuant the supervision provided for by art. 1 c.9 letter e) of the L. 190/12 and following the art. 7 of the Presidential Decree n. 62/13, no kinship nor relationship, by the second degree, exist between the owners, administrators, associates and employees of the Company(name of the contracting party) and the managers and employees of CREA;
- following the art. 6 of the Presidential Decree n. 62/13, that for..... (name of the contracting party) no employment bond or professional bond, in progress or in the three previous years, exist with the administrators and managers of the organizational units of CREA;
- not to be in the conditions stated in art. 53, comma 16-ter, of the Legislative Decree n. 165/2001 providing that : “The employees who, in the last years of office, have exercised authoritative or negotiation powers for Public Administrations referred to art. 1, comma 2 cannot perform in the three years following the termination of their public contract, any working or professional activity for private subjects benefiting from the activity of the public administration carried out by means of these powers. Contracts entered and assignments bestowed in violation of the provisions of this paragraph shall be nul and void, and private subjects who entered or bestowed them are prohibited from negotiating with Public Administrations for the following three years, with the obligation to return any ascertained related compensation received”;
- following the art. 2, c.3 of the Presidential Decree 62/13, to be aware of the duties provided by the Code of Conduct of CREA employees, adopted with Deliberation of the Governing Body n. 66 of the 14/12/2017 published on CREA institutional website on the following link

[http://www.crea.gov.it/documents/20126/0/Codicecomportamento Agg 2018.pdf/861e2039-6f80-15a9-5ac8-5f37fb50f1ec?t=155231969 3658](http://www.crea.gov.it/documents/20126/0/Codicecomportamento+Agg+2018.pdf/861e2039-6f80-15a9-5ac8-5f37fb50f1ec?t=1552319693658) and to commit to observe and make

the employees and collaborators of(name of the Company) respect, as far as applicable, the above mentioned Code;

- to have read and understood the Privacy Notice concerning the processing of personal data, following the EU Regulation n. 679/2016 for the protection of data.

▪

Date

Signature.....

Courtesy Translation

NOTE TO NATURAL PERSONS FOLLOWING ART. 13 AND 14 OF THE EU REGULATION 2016/679 OF THE EUROPEAN PARLIAMENT AND COUNCIL OF THE 27TH APRIL 2016 (GDPR).

1. CONTROLLER

The Council for Agricultural Research and Economics (hereinafter CREA) with legal address in via Po 14 in quality of “Controller” legally represented by its Special Commissioner, pro-tempore legal representative, exercises the processing of personal data in the exercise of its public duties for the purposes stated at point 3.

2. CONTACT DETAILS OF THE DATA PROTECTION OFFICER (DPO)

CREA has appointed the “Data Protection Officer” (DPO) has provided for by the Regulation.

For all matters concerning the processing of personal data and/or for exercising the rights set out in the Regulation, listed at point 7 of this Note, please contact the DPO at the following e-mail address: responsabileprotezionedati@crea.gov.it.

3. CATEGORIES OF PERSONAL DATA, SOURCES, PURPOSES AND LEGAL BASIS OF PROCESSING

Categories of personal data

The personal data processed by CREA and specifically by the delegated implementing party (internal data protection officer) identified in the Director of Centro di Ricerca Olivicoltura, Frutticoltura e Agrumicoltura concern exclusively the Legal Representative/Sole Administrator of the Company (name and last name, place and date of birth, tax code).

Sources of personal data

CREA uses the personal data of the data subject communicated by the data subject or gathered by other Controllers (in the latest case, previously verifying the respect of the conditions of lawfulness by third parties) or public sources, (for example other public administration) in accordance with the reference regulations.

Purposes and legal basis of processing

The data gathered will be processed without need of consent exclusively for the purposes of the “Public Call for expressions of interest for acquiring an exclusive licence agreement to propagate and commercialize the strawberry selections named “LAM 11.85.17”, “LAM 11.23.22”, “LAM 09.68.4” and for the acts deriving therefrom.

Providing personal data is discretionary. However, if the subject does not provide personal data, this will cause the impossibility to conclude a licence agreement.

4. CATEGORIES OF RECIPIENTS WHO CAN RECEIVE THE PERSONAL DATA

For the purpose mentioned above, it might be necessary that CREA communicates the personal data to the following categories of recipients:

- 1) Research Centres and Head Administration offices of CREA;
- 2) companies, freelance professional, etc.. delegated by CREA, working in or outside the European Union, processing the personal data in the frame of the collection of the amounts due by the licensed Company, including any further controls on paper/accounting and or field/storehouse;
- 3) Authorities (for example, judicial, administrative, etc..) and the public information system of public administrations;
- 4) Public bodies working inside or outside the European Union.

5. FURTHER TRANSFER OF PERSONAL DATA TO A THIRD COUNTRY OR TO AN INTERNATIONAL ORGANIZATION OUTSIDE EUROPEAN UNION

The personal data are processed by CREA inside the territory of the European Union.

If necessary, for technical or operational reasons, CREA reserves to transfer the personal data outside the European Union or to International Organizations for which there are adequacy decisions of the European Commission or on the basis of appropriate safeguards given by the country where the data should be transferred or on the basis of specific derogation provided for by the Regulation.

6. HOW PERSONAL DATA ARE PROCESSED AND STORAGE TIMES

The personal data processing is carried out by hand, IT and telematic tools by CREA employees involved in the procedure for work purposes, following the necessary measures to guarantee the security and confidentiality of the personal data in the aim of the procedure for selecting contracting parties.

The personal data are stored for the duration of the procedure for choosing the contracting party as referred to in the above-mentioned Public Call, and for the further consequent conclusion and management of the related Agreements and for their duration. If the procedure or the contractual activities are interrupted, the personal data will be stored following the terms provided for by the law.

7. RIGHTS OF THE DATA SUBJECT

The data subject could exercise, at any time, towards the Controller, the rights provided for by the Regulation listed here below, sending an appropriate written request to the e-mail address responsabileprotezionedati@crea.gov.it.

The further communications and actions carried out by CREA, following the exercise of the rights listed here below will be made free of charge.

However, where requests are manifestly unfounded or excessive, in particular because of their repetitive character, CREA may charge a reasonable fee taking into account the supported administrative costs or refuse to act on the requests.

Right of access

The data subject shall have the right to obtain from CREA confirmation as whether or not personal data concerning him or her are being processed, and, where that is the case, obtain the access to the personal data and to the information provided for by art.15 of the Regulation, as for example, the purposes of the processing, the categories of personal data concerned, etc.

Where personal data are transferred to a third country or to an International organization, the data subject shall have the right to be informed of the appropriate safeguards relating to the transfer as specified at point 5.

If requested, CREA could provide a copy of the personal data undergoing processing.

For any further copies, CREA may charge a reasonable fee based on administrative costs. Where the request is made by electronic means, and unless otherwise requested, the information shall be provided by CREA in a commonly used electronic form.

Right of rectification

The data subject shall have the right to obtain from CREA the rectification of inaccurate personal data concerning him or her, and, taking into account the purposes of the processing, the data subject

shall have the right to have incomplete personal data completed, providing a supplementary statement.

Right of erasure

The data subject shall have the right to ask the Controller for the erasure of personal data concerning him or her where one of the grounds of art. 17 of the GDPR applies.

However, the personal data cannot be erased if the processing is necessary, for example, for compliance with a legal obligation, for the performance of a task carried out in the public interest or in the exercise of official authority, for the establishment, exercise or defense of legal claims, for achieving purposes in the public interest, scientific or historical research purposes or statistical purposes.

Right of restriction of processing

The data subject shall have the right to obtain the controller restriction of processing where one of the events provided for by art. 18 of the GDPR applies.

Right to object

The data subject shall have the right to object at any time to processing of personal data concerning him or her unless the processing is carried out for the performance of an activity of public interest.

In case the data subject decides to exercise the right to object, CREA shall no longer process the personal data unless the controller demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defense of legal claims.

Right to lodge a complaint with a supervisory authority

Without prejudice to any other administrative or judicial remedy, if the data subject considers that the processing of personal data relating to him or her infringes the Regulation and/or the national law, every subject data shall have the right to lodge a complaint with a Supervisory Authority for the Protection of personal data.