## ACT OF DISSOLUTION OF THE CONTRACT BY MUTUAL CONSENT

.1 D.19.	11 T 1 (D	Between	·	00710460010
	•	•	rin), Tax Code n	
through the I	Department	(hereinafter,	for the sake of bro	evity, also known
as the "Con	ntracting Party")	represented by	the Head of D	Department, Prof.
	(or, for 1	Administrative con	ntracts: "represente	ed by"),
born in	on	, dom	iciled for the purp	oses of this act at
the headquar	ters of the Institu	ition in Turin, in	Corso Duca degli	Abruzzi no. 24,
delegated by	y the Rector wi	ith decree	follow	ing approval by
	, at the meeting			
	,	,	,	
		and		
the company/	institution	, Tax Code/\	VAT number	<del>,</del>
with register	red offices in (ci	ity)	, (street)	,
			pal"), represented	
			domiciled for	
	of the company/in			1
neadquarters	of the company/in			
		Given that:		
<ul><li>the above</li></ul>	e-mentioned parties ha	ve signed ona	contractin re	elation to the following
topic: "		", under the sci	entific direction of	Prof (hereinafter
"Contrac	:t'');			
<ul><li>the Cont</li></ul>	racting Party has carrie	d out the phases no	of the agreed a	activity;
- (potential) in the course of the activity, carried out within the framework of this contract, pro				
			and in the execution of	which have
nrolonge	ed the duration beyond :	the deadlines indicated	in the contract itself:	

- (potential, as an alternative to the previous point) the results achieved, even though they are fully adequate and scientifically appropriate, have highlighted some critical issues in the technical choices initially agreed between the Contracting Party and the Principal, to the extent that interest in completing the contractual activities, especially regarding the activities of the final phase (phases...), as described in the technical annex of the contract;
- the payments already made by the Principal, in favour of the Contracting Party, as indicated in the previous point, have covered in full any out-of-pocket expenses already sustained, and the amounts already used by the Contracting Party in relation to the Contract;

in light of all of the above which constitutes an integral part of this contract, with this private document, the parties as indicated above agree and specify as follows

the parties agree to consider the contractual activity as concluded and are fully satisfied with regard to the correct execution of that which has been carried out so far; consequently, the Contracting Party will refrain from issuing the Principal with no. ..... additional request/s for payment included in the contract. The parties, furthermore, agree that the failure to complete the contractual activities defined does not preclude the conclusion of the other contracts and partnerships between the Contracting Party and the Principal.

## FOR THE POLITECNICO DI TORINO

HEAD OF THE SCIENTIFIC DIVISION	HEAD OF DEPARTMENT
( Prof)	(Prof)

(.....)