PRIVACY NOTICE REGARDING THE PROCESSING OF PERSONAL DATA IN RELATION TO THE USE OF IMAGES, AUDIO, VIDEO, AND STATEMENTS

This notice is provided in accordance with Articles 13 of the EU Regulation 2016/679 on the protection of personal data, concerning the use of images, audio, video, and statements.



Fondazione Collegio Carlo Alberto – Centro di Ricerca e Alta Formazione (hereinafter "Collegio")

Address: Piazza Vincenzo Arbarello, 8 - 10122 Torino (TO).

e-mail: privacy@carloalberto.org



If you have questions about this privacy policy or how your data is processed, you can contact the Data Protection Officer (DPO) at collegiocarloalberto@argobs.it



SOURCE AND CATEGORIES OF DATA PROCESSED

The data processed include:

- Images (photographs and video recordings);
- Statements made and additional data collected through specific online forms and other multimedia files submitted by the data subject

PURPOSES OF THE PROCESSING	LEGAL BASIS	DATA RETENTION
The images and data gathered from statements/interviews are used for purposes such as documentation (recording and storing data), institutional activities, education, dissemination, promotion, and advertising. These can be: • Posted on the website and social media profiles (for example, Facebook, Instagram) of the Data Controller; • Shared across various media (including radio, television, print materials like posters and brochures, as well as online and print media outlets, newsletters, and chat broadcasting services).	Consent freely given by the data subject (Art.6(1)(a) GDPR) and confirmed after having consulted the release form. In cases where the data provided in interviews/statements include special categories of data, the processing of such data can only proceed with the consent of the person to whom the data pertains (GDPR Art. 9(2)(a)). The legitimate interest of the Data Controller applies (GDPR Art.6(1)(f)) when the data subject is a public figure, in public contexts, or when exercising the right of news reporting, as provided by the relevant regulations on images and copyright law.	The data will be deleted if the consent is revoked by the data subject.



The provision of images and/or data contained in the statements made is optional. Any refusal to provide the requested data, consent to processing, or failure to sign the release form will prevent their use for the purposes mentioned above.



The data subject may revoke any given consent at any time. Upon revocation, the Data Controller will, where possible, obscure or remove the images and/or any other data if they have already been published. However, the lawfulness of processing carried out before the revocation remains unaffected.



The collected data may be disclosed to:

- Authorized personnel (employees and collaborators)
- External parties appointed as Data Processors (e.g., service providers for video editing, etc.);
- Entities legally entitled to access the data in accordance with laws, regulations, and European norms;

Lastly, the data may be disseminated through the aforementioned channels.



EXTRA-EU TRANSFER The Data Controller does not transfer personal data to non-EU third countries or international organizations. However, there is a provision for the use of cloud services, where data transfers may occur with providers in countries deemed to have adequate protection as per Article 45, or that offer sufficient safeguards according to Article 46 of the GDPR. For further details on these transfers or to request a copy of the safeguards in place, individuals are encouraged to reach out to the Data Controller at the provided contact information.



The data subject has the right to exercise the rights recognized by Articles 15 to 22 of the GDPR, which include the right to access personal data, request rectification, erasure, restrict processing, and object to processing, where applicable based on the nature of the processing detailed in this notice.

To exercise these rights, the data subject may contact the Data Controller using the contact details provided above.



The data subject has the right to submit a complaint to the Italian Data Protection Authority (art. 77 GDPR).

RELEASE FORM FOR THE USE OF MULTIMEDIA CONTENT

Images, Audio, Video, and Statements

The undersigned irrevocably authorizes, also in accordance with articles 10 and 320 of the civil code and articles 96 and 97 of the law dated April 22, 1941, no. 633 (law on copyright), the Fondazione Collegio Carlo Alberto – Center for Research and High Education, hereinafter referred to as the "Collegio", and/or its successors in title for any reason, to freely acquire and use, directly or through third parties, store, publish, and disseminate images/videos that portray them, and/or statements (and/or any textual/descriptive transcriptions) as well as the audio/video recordings collected in their entirety (hereinafter referred to as "Material"), without limits in terms of manner (for example, web, radio, media, television, print, etc.), time, and space, both in Italy and abroad, with every and most extensive right of adaptation/modification and editing that may be necessary/appropriate for institutional, educational, research, informational, promotional, or advertising purposes (e.g., publications. press releases. communication materials. brochures. television/radio/internet broadcasting products, promotional or informational videos, contests, exhibitions, etc.), hereby granting for free the broadest release, authorization, and transfer of rights concerning such Material.

The work performance consisting of the recording and storing of the aforementioned Material, including posing performances and the right to use the Material, in its entirety, are to be considered as carried out for free, and therefore, the undersigned renounces any economic claim for the rights of use of the same Material. Thus, the use of the Material in its entirety is considered contracted with this document, and no further claims may be made in the future.

This authorization also includes the right to exploit, even commercially, such material through publication via web (e.g., websites, social channels), radio, television media, print, and/or on any other means of dissemination/publication, even atypical, of the aforementioned Material. Specifically, regarding websites, these may be accessed by anyone, including search engines, and thus, may be indexed or stored in third-party databases. It also prohibits its use in contexts that might prejudice personal dignity and human decorum. The undersigned assumes exclusive responsibility for the content and meaning of what may be stated in the audio/video recordings and their transcriptions, indemnifying the Collegio and its assignees and successors from any consequences that may arise from the aforementioned statements.

DECLARES

- to have no claims against the Collegio and its assignees and successors, and generally against anyone who uses the aforementioned Material, as it is considered to be contracted with this authorization;
- to commit to signing any document recognizing the transfer of rights, also acknowledging that the Collegio may freely transfer the rights provided in this document;
- to release the Collegio and/or its successors in title from any consequence, of any nature, that may directly or indirectly arise from a situation of fact or law that is not fully in accordance with what has been declared;
- to have read and understood the privacy notice and to consent to the processing of data in the manner and for the purposes indicated in section c of the notice.

N.B. If the release form is not provided, it will not be possible to use the data for the purposes indicated in the notice.