

LICENSE AGREEMENT

Creative Commons License BY-NC-ND 4.0

<u>Please provide us with the following information, sign the licence for your acceptance of the terms,</u> <u>upload the release to the platform</u>

Please mark only one of this option:

 $\hfill\square$ I am the sole author of the Work

- □ The authors of the Work are more than one and I am authorized to sign this agreement on behalf of all of them, to be the corresponding author and to keep any contact with FrancoAngeli
- □ The authors of the Work are more than one, we all sign this agreement, but I have been authorized to be the corresponding author and to keep any contact with FrancoAngeli
- $\hfill\square$ I am not the author of the Work, but I do own all its economic rights

| Submitter name and surname | |
|----------------------------|----------|
| Address | |
| Phone | E - mail |
| Affiliation | |

The undersigned

.....

being the author/authors of the article entitled

| | | •••••• | | | | |
|------|------|--------|------|------|------|--|
| | | | | | | |

proposed to this Editor/s to be possibly published on the Journal DE IUSTITIA ET IURE

I/we hereby affirm to be the only author/s and owner/s of the article. All the images included are free of rights or used with permission by the owner. If it should be published by your Journal, I/we transfer to the Editor/s of the Journal for free the exclusive right to use the article for any editorial exploitation, without space limits and within time limits according to the law in force (currently 20 years) and with every modality and technology (whether currently known or hereafter developed). My/Our granting therefore includes reproduction in any form and by any way, communication – including, for example, also commercial opportunities with interactive digital channels (whether currently known or therefore developed) – distribution and arrangement and new elaboration.

We also grant rights for Text and Data Mining (TDM), AI training, and all similar technologies currently existing or to be developed in the future.

I/We also hereby assign to the Editor/s, and therefore third parties, the exclusive right to translate, distribute and communicate the mentioned Article in any language, in any way and form, the advertising exploitation rights, the right to transfer, in all or in part, for any claim, without space limits and within temporal limits according to the



law in force and with any modality and technology (whether now known or hereafter developed). I/We give up receiving any copyright's remuneration about the article's publishing in your Journal.

I/We also undertake to give my/our cooperation and support if the peaceful enjoyment of the rights assigned is disturbed by claims made by third parties, for whatever reason, against the Editor/s and FrancoAngeli (authorship of the Work, plagiarism, defamation, unfair competition, ownership of the Work, non-payment of agreed fees, etc.), and in any case to indemnify them against the claims or actions of such third parties. All the above guarantees and obligations shall remain in force for the entire duration of the rights assigned.

If I/we have used Artificial Intelligence (AI) tools in writing the Work or creating images, tables, and graphs, or in the collection and analysis of data, I/we are obliged to state this explicitly and to mention in the Work which AI tool I/we have used and how. Since, according to the COPE Positioning Statement, Artificial Intelligence tools cannot be considered as "authors", since they are not legal entities, I/we am/are solely responsible for the content of my/our research, and therefore also for the artificially generated parts.

FrancoAngeli, for its part, guarantees that it will not authorize the web harvesting of texts and data from the Work and will endeavor, as far as possible, to prevent unlawful web harvesting by third parties.

By signing this agreement, we ask you to ensure the open access publication and distribution of my work, according to the Creative Commons License "Attribution-NonCommercial-No Derivative Works 4.0 International (CC-BY-NC-ND)", as reported in this page <u>https://creativecommons.org/licenses/by-nc-nd/4.0/</u>.

This license allows the reuse of the whole content for non-commercial purposes without modifying it, only if the original author's moral authorship is recognized and only if you indicate in this way the copyright of the publisher: "© Copyright FrancoAngeli".

We know that only you are authorized for the commercial use of the work, as the owner of the copyright. So you can decide to proceed with the commercialization of it if and when you consider it appropriate.

TREATMENT OF PERSONAL DATA EU Reg. 2016/679 – Personal and commercial data relating to this agreement will be collected and stored in Consorzio Humanitas for the purpose of managing relations with authors and editorial collaborators. Your data will be disseminated, published and printed as authors and collaborators. The complete document regarding the processing of your data is attached to this contract.

By signing this contract, I declare that I have read the information regarding the processing of my personal data.

Date ____/ ____/

(signature/s)

Information on the processing of personal data ex art. 13-14 EU Reg. 2016/679

Data subjects: Authors and contributors of the Review DE IUSTITIA ET IURE

The Consorzio Humanitas, owner of the Review, in its capacity of Data Controller of your personal data, pursuant to and for the purposes of EU Reg. 2016/679 hereinafter 'GDPR', hereby informs you that the aforementioned legislation provides for the protection of data subjects with respect to the processing of personal data and that such processing will be based on the principles of fairness, lawfulness, transparency and protection of your privacy and your rights.

Your personal data will be processed in accordance with the legal provisions of the aforementioned legislation and the confidentiality obligations provided therein.

Purposes and legal basis of the processing: in particular, your data will be used for the following purposes relating to the performance of measures connected with contractual or pre-contractual obligations

- management of relations aimed at publishing activities;
- programming of activities.

Method of processing: Your personal data may be processed in the following ways

- processing by means of electronic computers;
- manual processing by means of paper archives.

All processing is carried out in compliance with the methods set out in Articles 6 and 32 of the GDPR and by adopting the appropriate security measures. Your data will be processed only by staff expressly authorised by the Data Controller and, in particular, by the following categories of staff:

- Communication Office

Communication. Your data may be communicated to external parties for the proper management of the relationship and in particular to the following categories of Recipients including all the duly appointed Data Processors:

- FrancoAngeli Publishing House;
- Public and/or private subjects for whom the communication of the data is obligatory or necessary in fulfilment of
- legal obligations and is in any case functional to the administration of the relationship;
- Subcontractors.

Dissemination. The data may be disseminated at:

- Press or internet publication.

Retention Period: We would like to inform you that, in compliance with the principles of lawfulness, purpose limitation and data minimisation, pursuant to Article 5 of the GDPR, the storage period of your personal data is

- established for a period of time not exceeding the achievement of the purposes for which they are collected and processed for the performance and fulfilment of contractual purposes;

- established for a period of time not exceeding the achievement of the purposes for which they are collected and processed and in compliance with the mandatory time limits prescribed by law.

Data Controller: the Data Controller, pursuant to the Law, is Consorzio Humanitas; e-mail: dipartimentogiuridico@consorziohumanitas.com; telephone: <u>06 3224818</u>; tax code: 12310971002, in the person of its legal representative pro tempore, the President.

The Data Protection Officer (DPO) designated by the owner pursuant to Article 37 of the GDPR is: Antonio Attianese. You have the right to obtain from the data controller the erasure (right to be forgotten), restriction, updating, rectification, portability, objection to the processing of personal data concerning you, as well as in general you can exercise all the rights provided for in Articles 15, 16, 17, 18, 19, 20, 21, 22 of the GDPR.

EU Reg. 2016/679: Articles 15, 16, 17, 18, 19, 20, 21, 22 - Rights of the Data Subject

The data subject shall have the right to obtain confirmation of the existence or otherwise of personal data concerning him/her, even if not yet recorded, their communication in intelligible form and the possibility to lodge a complaint with the Supervisory Authority.

The data subject has the right to obtain information on

- the origin of the personal data
- the purposes and methods of the processing
- the logic applied in case of processing carried out with the aid of electronic instruments
- the identity of the data controller, data processors and the representative designated pursuant to Article 5(2)

- of the entities or categories of entity to whom or which the personal data may be communicated or who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.

The data subject has the right to obtain

- the updating, rectification or, where interested therein, the integration of data

the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed
certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected;
the portability of the data.

The data subject has the right to object, in whole or in part

- on legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of collection

- to the processing of personal data concerning him/her for the purpose of sending advertising materials or direct selling or for carrying out market research or commercial communication.