

COLIVINGLIGURIA

Brand Identity & Design System

Technical Infrastructure & SSoT

The Company

ColivingLiguria S.r.l.
Benefit Company

Registered Office:
Strada Chiappella, 21, 17014 Cairo Montenotte (SV), Italy

Fiscal Data:
P.IVA/C.F.: 01939660096
REA: SV - 248967
Cap. Soc.: € 26.500,00

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Document Details:
Code: MK-ID-001
Version: 1.1

Location and Date of Issue:
Cairo Montenotte, June 3, 2026

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Abstract

The visual identity of ColivingLiguria is not merely an aesthetic choice, but a strict technical infrastructure. To ensure absolute consistency across every platform — from LaTeX legal documents and TSX interfaces to the HTML frontends of our registers — the design system is governed by rigid architectural boundaries. The objective is to eliminate visual inconsistency by centralising the rules: no colour or graphic element can be utilised in our digital ecosystems unless it is explicitly defined and categorised within our central database (Single Source of Truth - SSoT).

1. The Unified Colour Palette (SSoT Architecture)

The visual identity is governed by a central SQL database. No colour can be used in the ecosystem without being defined in this Single Source of Truth. This ensures that any modification in the database instantly propagates throughout the entire ecosystem without the need for manual overrides.

1.1. The SQL Database as the Single Source of Truth

Every colour must possess a clear, machine-readable structure to be processed by the system. The SQL table must obligatorily contain the following columns for each colour entry:

- **Internal_Code (Primary Key):** A structured code identifying the colour within the system architecture (e.g., `SYS-CLR-ACT-500`).
- **Standard_Name:** An intuitive name for human use and design coordination (e.g., `Ocean Blue`).
- **Hex_Code:** The 6-character hexadecimal string (RGB) used for web rendering (e.g., `#0066CC`).
- **Semantic_Tag:** A functional label indicating the colour's purpose (e.g., `Action`, `Error`, `Warning`, `Success`).
- **Mirror_ID:** The internal code (`Internal_Code`) of its exact twin colour in the opposite theme mode.

1.2. Cross-Platform Propagation and Python Injection

The true power of this Single Source of Truth lies in its automated propagation. The SQL database does not merely store values; it acts as the root node for a series of dedicated Python scripts that dynamically fetch and translate these colours across our entire digital and physical ecosystem.

- **Frontend Interfaces (TSX & HTML):** Python scripts extract the SQL data to automatically generate global CSS variables and styling configurations. This ensures that the React-based TSX dashboards, the HTML frontends of our internal Registers, and the Quartz-powered static technical website all draw from the exact same visual foundation.
- **Document Ecosystem (LaTeX):** Simultaneously, the system generates a central `.tex` configuration file containing all the custom colour definitions. This allows technical manuals, business plans, and legal contracts (like this very document) to natively utilize the exact brand palette.

By centralising the colour architecture within a single SQL table, we achieve total visual synchronization. Modifying a hex code or adjusting a saturation step in the database automatically cascades through the Python pipeline, instantly updating the colours across every website, user interface, and printed document in the ColivingLiguria platform. This makes global theme updates entirely frictionless and immune to human error.

1.3. Colour Scales and Tonalities

Colours in our system do not exist in isolation; they belong to defined scales. Each base colour is articulated into 5 to 10 specific steps that vary systematically in saturation and lightness. This structure allows developers to seamlessly call for lighter or darker variants—such as for button *hover* or *active* states—without having to hardcode or invent orphaned hexadecimal values.

1.4. Semantic and Functional Colours

We identify a particular semantic field for colours frequently used to convey system status in user interfaces. These must possess unequivocal equivalents in both Light Mode and Dark Mode. They include:

- **Action:** Interactive elements, primary buttons, and hyperlinked text.
- **Error:** Failure messages, destructive actions, and critical alerts (typically red hues).

- **Warning:** Attention states and pending operations (typically yellow or amber hues).
- **Success:** Confirmations and successfully completed operations (typically green hues).

1.5. The Bijection Principle (Mirror-Link Symbiosis)

(Mirror-Link mapping)

The system does not possess a standalone Light palette and a separate Dark palette. The palette only exists when the SQL table is completely populated and defines a relationship of **symmetrical bijection** via the `Mirror_ID` column.

What does this mean in plain English (The "Twin" System)?

Imagine that every colour has a perfect twin in the other world (the opposite theme). If we use a specific "Light Blue" in Light Mode, the function assigns it "Navy Blue" as its Dark Mode twin. Symmetrical bijection guarantees that the process is perfectly reversible: if the user switches to Dark Mode, the Light Blue becomes Navy Blue; if the user switches back to Light Mode, the Navy Blue *must* transform exactly back into the original Light Blue. No colour is left orphaned, and there are absolutely no one-way transformations.

1.6. Ordered Palette for Charts and Data Visualisation

For data visualisation purposes, the SQL table must define an ordered list of 10 to 15 colours specifically labelled for charts. These colours are utilised in strict sequential order. Every time a component (such as a pie chart, bar graph, or line chart) requires a new colour for an additional dataset, the Python programme will extract the next colour from this predefined list. This guarantees maximum visual contrast and perfect legibility across both theme modes, preventing data points from blending into one another.

2. Typography and Font System

Typography must guarantee maximum technical readability and stylistic consistency across various media (PDF, TSX, prints).

- **Primary Font (Sans-Serif):** Used for user interfaces (TSX Dashboards) and document headers. Must have excellent screen readability.
- **Secondary Font (Serif):** Reserved for long body texts in contracts and legal documents to facilitate print reading.
- **Monospace Font:** Used exclusively for identification codes, technical snippets, and system nomenclatures (e.g., TX-HB-001).

3. Design Principles and UI Styling

The visual style of the ColivingLiguria ecosystem balances engineering rigour and rural hospitality.

- **Curve and Border-Radius:** UI components (cards, buttons) adopt a moderate border-radius (e.g., 8px or 12px) to avoid a look that is too aggressive (sharp edges) or too childish (perfect pills).
- **Shadows and Depth:** Limited use of soft and wide drop shadows to separate layers (elevation), avoiding harsh shadows. The design must maintain a "clean" or slightly "glassmorphism" approach for floating panels.
- **Spacing:** The layout relies on a rigid grid system (multiples of 4px or 8px) to ensure mathematical alignment of technical and legal elements.

4. Logos and Graphic Assets

The identity is articulated across different operational levels, each with its own controlled visual asset.

- **Primary Logo (ColivingLiguria):** Available in an extended version (Logotype + Pictogram) and a compact version (Pictogram only for Favicons and Avatars).
- **Project Logos / Sub-Brands:** Specific initiatives (e.g., *Jarvis Core*, *Smart Village*) possess variations of the primary logo or identifying badges consistent with the overarching stylistic matrix.
- **WhatsApp and Community Group Icons:** Every official group (e.g., Staff, Residents, Consortiums) must use a standardised graphic icon generated from the SSoT, to immediately distinguish internal and external communication channels.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: F2-01

Attachment F

Financial Management

The Company**ColivingLiguria S.r.l.**

(Simone Testino – Represented by Simone Testino)

Tax & Registration Data:

P.IVA: 01939660096

REA: SV - 248967

Official Contacts:

Email: colivingliguria@gmail.com

PEC: colivingliguria@pec.it

Tel: +39 339 637 9372

The Signatory

This document is not an independent agreement, but a technical/regulatory Attachment subordinate to the Main Contract:

Main Contract (Ref.): MK-ID-001**Attachment Version:** F2-01

The complete biographical data, contact details, and signatures of the Signatory are fully reported in the Main Contract identified above, to which this Attachment makes indissoluble reference.

Privacy Notice (GDPR):

Personal data contained in this attachment (and in contract MK-ID-001) are processed pursuant to EU Regulation 2016/679 (GDPR), according to the applicable privacy attachment and the privacy rules referenced in the main contract. Confidential document.

Courtesy Notice:

*AI-generated translation for informational purposes only.
The Italian version is the sole legally binding document.
For further details, please refer to the Appendix at the end of this document.*

Place: Cairo Montenotte · **Date:** June 3, 2026

This Attachment F governs the financial management of the relationship between the **Company** (providing access to its infrastructure and community) and the **Signatory** (participating member), establishing a formal Guarantee Fund management system.

Processing of financial data, payment details, receipts, payment references, unpaid amounts, refunds, penalties, and accounting records takes place within the limits of **Att. D**, which is the official privacy notice for the relationship. This Attachment F does not authorise excessive collection of bank statements, banking documents, or personal financial data not necessary for payment, deposit, accounting, or contractual-protection management.

For the purposes of this agreement, two guarantee management instruments are established:

Art. 1 - Guarantee Instruments and Nature of the Deposit

1.1 Guarantee Fund and Compliance with the Code of Conduct

This fund consists exclusively of the **Fiduciary Deposit** defined in the reference Agreement and any subsequent "Increases". It represents the value that the Signatory entrusts to the Company as a guarantee of compliance with community standards and the integrity of the entrusted equipment.

1.2 Register of Pendencies

This register is a formal account of all debts that the Signatory accrues towards the Company. It includes, by way of example:

- Unpaid participation fees/reimbursements;
- Late payment penalties (**Att. F**);
- Costs for penalties or damage to the infrastructure;
- Any other sum owed to the Company.

1.3 Non-Interest-Bearing Nature of the Deposit and Legal Interests

The Parties explicitly agree that, given the atypical, mixed, and not strictly lease-based nature of this contractual ecosystem, the sums paid as a Guarantee Fund (or Fiduciary Deposit) are to be considered strictly **non-interest-bearing**.

Therefore, Art. 11 of Law 392/1978 (which would require the payment of interests) is explicitly derogated. Should the specific nature of the individual Reference Agreement imperatively fall under legal categories for which the payment of interests is mandatory and non-derogable, it is the **exclusive responsibility and burden of the Signatory** to ensure that the appropriate option ("Interest-Bearing Deposit") has been validly checked and authorized within the Configuration of this attachment.

In the absence of such authorizing check, the deposit will not yield any civil fruits and will be returned at its mere original nominal value, net of deductions accrued in the Register of Pendencies, with the Signatory waiving any claim or right of recourse in this regard.

1.4 Liability Limits

It is strongly reiterated that the Guarantee Fund **does not constitute a limit to the liability** of the Signatory.

The Signatory remains fully responsible for all obligations and compensations. If, at the end of the relationship, the Register of Pendencies exceeds the Guarantee Fund, the Signatory is required to settle the entire difference.

Art. 2 - Contractual Effectiveness and Suspension of Rights

2.1 Immediate Effectiveness and Suspension of Signatory Rights

The Parties explicitly agree that the completion of the relationship occurs in two distinct and asymmetric phases to protect the security and operability of the ecosystem:

- **Immediate Effectiveness of Obligations:** Upon signing this agreement, the Signatory's obligations and the Company's contractual rights become effective within the limits of the agreement, including acceptance of the Code of Conduct under **Att. C**, confidentiality obligations, and personal-data processing under the legal bases and limits of **Att. D**. The Company may process necessary data from signature for management and preparatory purposes, but may not retain excessive document copies or irrelevant financial data.
- **Suspension of Signatory Rights:** Conversely, all rights, concessions, and benefits that the Reference Agreement grants to the Signatory (such as the right of access to the spaces, participation in the community, and use of services) are strictly **suspended and unenforceable** until the actual and full crediting of the Fiduciary Deposit (Guarantee Fund) to the indicated account.

To this end, the Signatory is **absolutely prohibited** from accessing any structure under the control of ColivingLiguria (as listed in **Att. R**) or staying overnight there from the moment of signature until the receipt of the deposit. Violation of this prohibition constitutes a **Grave Breach of Contract** and will be prosecuted pursuant to **Att. T**.

Art. 3 - Sanctioning Regime, Penalties and Compensation

3.1 Strictly Sanctioning and Compensatory Nature

The Parties acknowledge and declare in absolute good faith that the mechanism of penalties, expense reimbursements, and deductions has a **strictly sanctioning, occasional, and restorative function**, linked solely to explicit and documentable violations of the internal regulations and agreements made or the reimbursement of advanced expenses.

The Parties categorically agree that the sums withheld or paid into the Guarantee Fund do not in any case constitute, neither directly nor indirectly, the consideration for the continuous enjoyment of a real estate asset or service, but operate exclusively as a penalty clause, reimbursement of out-of-pocket expenses, or compensation for damages pursuant to the law.

3.2 Application of Penalties and Voluntary Compensation

To safeguard the proper conduct of the community and compliance with the Code of Conduct (**Att. C**), the parties agree to apply specific pecuniary sanctions for violations, having the nature of a **Penalty Clause under Art. 1382 c.c.**. The application of such penalties (e.g. for smoking in unauthorized areas, damage to equipment, or violation of peaceful coexistence) exempts the Company from the burden of proving actual damage, without prejudice to the right to compensation for further damage.

3.3 Simplified Evidentiary Regime and Agreements on Evidence (Art. 2698 c.c.)

For the purpose of ascertaining any violation of the rules of this contractual ecosystem (by way of example: violations of Att. C, unauthorized use of assets ex Att. M, etc.) and for the consequent application and recording of the relevant penalty in the Register of Pendencies, the Parties explicitly agree on a simplified evidentiary regime pursuant to Art. 2698 of the Civil Code.

The following constitutes sufficient, irrefutable proof suitable to justify the immediate charge of the penalty:

- **Direct Testimony:** the visual or auditory declaration made by any Staff member, collaborator, employee, or shareholder of the Company; or

- **Confession:** the admission, even informal or verbal, by the Signatory.

The Parties categorically agree that the production of tangible or multimedia evidence (such as photographic records or video recordings) to support the testimony **is in no case required**. The Signatory hereby and irrevocably waives the right to dispute the charge for alleged lack of evidence if the testimony referred to in this paragraph exists.

3.4 Authorization for Compensation - Ref. Art. 1252 c.c.

In the event of an ascertained violation and consequent accrual of a penalty or debt to the Signatory (entered in the Register of Pendencies), the Signatory **hereby explicitly authorizes the Company to withhold the amounts due by deducting them directly from the Guarantee Fund**, operating a voluntary compensation pursuant to and for the purposes of **Art. 1252 of the Civil Code**. This deduction will be notified to the Signatory, who will be required to replenish the Guarantee Fund to its original value within the established terms.

3.5 Late Payment Penalties

In case of failure to credit any amount due by the agreed deadline, the unpaid amount will be immediately recorded in the Register of Pendencies.

A **late penalty** structured as follows will apply to this amount:

- **Immediate Penalty (Minimum):** At the first second of delay (even for trivial amounts, e.g. € 1.00), a fixed penalty of **€ 50.00** is automatically triggered, regardless of the duration of the delay.
- **Daily Surcharge:** For each subsequent calendar day of persistent non-payment, the outstanding debt recorded in the Register of Pendencies increases by an additional **€ 50.00**, accruing from the second calendar day of delay.
- **Duration:** This escalation mechanism continues until the debt is fully settled or the contract is terminated for default sanctionable pursuant to **Att. T**, which, prevailing, replaces any further calculation of the penalties under this article.

Accrued penalties will also be progressively recorded in the Register of Pendencies.

Art. 4 - Fees, Operations and Bank Accounts

4.1 Presence of Fees and Payment Frequency

Regarding the nature of the relationship, reference is made to the **Configuration of this attachment** for the specification of the provision of payments or fees.

If a payment is provided for, the fees due by the Signatory (participation quotas, expense reimbursements, or operational contributions) must be paid according to the frequency selected in the **Configuration of this attachment**, respecting the following legal constraints of enforceability and crediting:

- **Weekly Frequency:** The payment for membership for the subsequent period (7 nights) must be formally credited at least **3 (three) days** in advance of the start of the period itself.
- **Monthly Frequency:** The payment for membership for the subsequent period (30 nights) must be formally credited at least **7 (seven) days** in advance of the start of the period itself.
- **One-off Payment:** The entire agreed amount must be credited in full before accessing the spaces or starting the provision of services.

Failure to comply with these terms constitutes default and entails the immediate application of penalties and automatic registration in the Register of Pendencies.

4.2 Bank Account and Payment Terms

The Agreement is considered effective exclusively, and no service can be guaranteed or claimed, before the entire agreed **security deposit** is formally credited to the indicated account:

Bank	Isybank (Gruppo Intesa Sanpaolo)
IBAN	IT94I0338501601100080084122
BIC/SWIFT	ISYBITMM
Beneficiary	Simone Testino

As a guarantee and protection for the Signatory, such payment is made exclusively to a verified and traceable corporate account of the Company (**ColivingLiguria S.r.l. – Benefit Company**) or, where explicitly indicated in the Individual Agreement, to the personal account of the Administrator on a strictly transitional basis and solely for security deposit and preparatory expense reimbursement purposes, in compliance with **Bando PIA** constraints, ensuring in any case the highest standards of reliability, transparency, and traceability.

4.3 Inactive Status and Transitional Management for Bando PIA

Due to the Company's current "Inactive" status (**Preparatory Phase**), strategically maintained to preserve eligibility for public funds of the **Bando PIA**, the Company is temporarily not authorized to open and operate ordinary bank accounts in its legal name. The Parties therefore agree that, until the declaration of Start of Activity (SCIA), **only security deposits and preparatory expense reimbursements** will be made to the Administrator's personal bank details (**Simone Testino**), who acts as a fiduciary custodian of such amounts, with a separate accounting obligation and net refund to the Signatory upon termination of the agreement as provided for in this attachment and in **Att. T**. These are in no case fees for services or any form of reciprocal compensation. Such bank details will be formally updated with final corporate data as soon as the Company becomes bank-operational.

4.4 Operations and Operational Cost Deductions

Where explicitly authorized in the **Configuration of this attachment**, the Signatory grants the Company explicit permission to withdraw from the Guarantee Fund the funds necessary to cover shared operational expenses. These include, but are not limited to: sharing of common food expenses, exceptional bills/utilities, or any other purchase or cost advanced and incurred by the Company on behalf of the member.

4.5 Consensus via Informal Channels

If the specific option is selected in the **Configuration of this attachment**, the deduction right referred to in the previous section may also be evidenced by spending agreements made through non-originally-signed written form, such as email or messaging. Such channels may prove spending consent only if the content is proportionate, refers to the agreement code (MK-ID-001), and is corroborated by at least one independent documentary record. They may not be used to transmit identity documents, health data, full IBANs, bank statements, or other high-risk data, which remain subject to the channels and safeguards of Att. D.

Art. 5 - Default, Multi-Contract Management and Refunds

5.1 Financial Default and Sanctions

Each reference Agreement defines two key values:

1. **Fund (Initial Value):** The amount paid that constitutes the fiduciary guarantee.
2. **Minimum Value (Security Threshold):** The threshold below which the net balance (Fund - Pendencies) must not fall.

The Signatory is required to maintain their net position above the Minimum Value.

Default due to Reduction of Guarantee:

The Company has the right to invoke the **Event of Grave Breach** sanctionable pursuant to **Att. T** if the Guarantee Fund remains below the **Minimum Value** for a period exceeding **7 (seven) days**.

If the fund falls below this threshold (due to deductions or otherwise), the Signatory has a mandatory obligation to replenish it within **7 days** of notification. Should this term pass in vain, such conduct constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

Default due to Negative Balance:

The Company has the right to invoke the **Event of Grave Breach** sanctionable pursuant to **Att. T** if the Register of Pendencies **exceeds** the Guarantee Fund (negative net balance).

5.2 Multi-Contract Management (Unified Fund)

Principle of the Unified Fund

If there are **multiple concurrent agreements** (e.g. Membership and Collaboration) between the same parties (**Company** and **Signatory**), the Funds and the Registers operate as **unified instruments**.

Unification of Values

- **Payments:** The amounts paid for each agreement are added into a single Guarantee Fund.
- **Minimum Value:** The minimum values defined in the individual agreements are added to form the overall security threshold.
- **Pendencies:** All debts (regardless of the agreement of origin) flow into a single Register of Pendencies.

Independence from the Cause

For financial management purposes:

- Deductions and credits occur on the overall balance;
- Termination clauses are applied by evaluating the global balance against the global minimum threshold.

Final Refund

At the end of **all** relationships, the net residual Guarantee Fund will be returned to the Signatory according to the procedures provided for in **Att. T - Access Interruption and Termination**. The refund takes place only when **all** agreements have ended and all outstandings are settled.

5.3 Recovery of Excesses and Judicial Protection

Should the total amount of debts entered in the Register of Pendencies exceed the amount of the Guarantee Fund (Fiduciary Deposit), the Company will offset up to the limit and will maintain the unconditional right to act for the recovery of the residual credit.

The Signatory grants the Company the right to activate judicial enforcement procedures and coercive recoveries for the full excess amount, including third-party attachments or bank account garnishments, in addition to compensation for greater damages and legal fees incurred.

5.4 Refund Guarantee in case of Unilateral Interruption

If the Reference Agreement does not provide specific duration constraints and reserves the Company the potestative right to ban access and withdraw from the relationship without the need to provide notice or justification (*ad nutum withdrawal*), for the maximum protection of the Signatory, the Company

guarantees the following: the residual fund — calculated net of any previous operational deductions, reimbursements, or penalties already accrued — will be returned to the Signatory **in full and immediately** upon termination of access to the spaces and the return of corporate equipment, without any further unjustified withholding.

End of Document

COLIVINGLIGURIA
Supplementary Contractual Documentation
Attachment ID: G2-01

Attachment G

Protection of Non-Tangible Assets

The Company

ColivingLiguria S.r.l.
(Simone Testino – Represented by Simone Testino)

Tax & Registration Data:

P.IVA: 01939660096
REA: SV - 248967

Official Contacts:

Email: colivingliguria@gmail.com
PEC: colivingliguria@pec.it
Tel: +39 339 637 9372

The Signatory

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Main Contract (Ref.): MK-ID-001
Attachment Version: G2-01

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For further details, please refer to the Appendix at the end of this document.*

Place: Cairo Montenotte · **Date:** June 3, 2026

Art. 1 - Scope and Validity

This attachment governs the conditions of access to the GitHub platform, Social Media profiles, and information systems of ColivingLiguria S.r.l. (private repositories, documents, source code, databases, communication platforms, and corporate materials).

1.1 Effectiveness and Term of Access Rights

This document has full legal validity **from the date of signing of the main agreement**, regardless of the date of actual commencement of operational activities or access interruption.

Access rights to the Company's digital platforms and social profiles end on the **End Date of Access Rights**. This date, unless otherwise and specifically agreed in writing, corresponds to:

For the purposes of the confidentiality obligations under this attachment, a distinction is made between: (a) **Trade Secrets** — namely all information contained in the **Company's SQL databases** and all documentation classified as **Level 4 - Trade Secret** under the internal classification system — for which the confidentiality obligation is **perpetual** as long as the information retains its secret character, pursuant to D.Lgs. 63/2018 and Arts. 98–99 of the Industrial Property Code (D.Lgs. 30/2005); and (b) **General Confidential Information** (Level 2 and Level 3 of the internal classification system), for which the confidentiality obligation lasts **20 (twenty) years** from the End Date of Access Rights, unless such information has in the meantime entered the public domain through no fault of the Signatory.

- The end date of the participation at the ColivingLiguria facilities (as indicated in the reference agreement);
- Or, in the presence of other employment or collaboration agreements, the end date of the performance itself.

Upon reaching this date, access to the Company's platforms and social profiles will be revoked and cannot be restored except through new formal agreements. The dissemination prohibitions and confidentiality obligations established in this document, however, have **permanent and perpetual validity**.

Art. 2 - Classification of Information and Assets

All material that the Signatory will access or produce on-site is strictly classified into three fundamental categories, covered by a maximum confidentiality obligation:

2.1 Sensitive Materials for Privacy and GDPR Protection

This category includes all data protected by privacy regulations and internal confidential documents, the management of which is fully governed in **Att. D**. Specifically:

- Personal data, contacts, identity documents, and sensitive information of members, guests, or signatories who have granted their data to the Company;
- Balance sheets, accounting reports, economic, and financial data;
- **Any document**, file or internal communication marked as confidential or **not explicitly published** by the Company on its official channels.

2.2 Proprietary Data and Trade Secrets for Industrial Protection

This category includes all strategic, creative, and intellectual assets exclusively owned by ColivingLiguria:

- Source code, algorithms, and software architectures developed for ColivingLiguria;
- Research projects, diagrams, models, and technical documentation related to the "Luna" project;

- SQL databases, data architectures, and server operation logic;
- Market research, Business Plans, private B2B contacts, organizational models, and corporate know-how.

Publication of information relating to the Signatory on the Company's official channels is permitted only within the limits of **Att. D** and any documented consent or other legal basis. This attachment governs digital assets and does not, by itself, expand the authorised privacy purposes.

Such information may include, only where relevant and covered by **Att. D**: name, chosen pseudonym, personal photograph voluntarily provided for this purpose, professional skills, project role, portfolio or achievements. Identity documents, private contact details, health data, financial data, detailed stay data and unnecessary or unauthorised images are excluded.

2.3 Multimedia Material and Physical Resources

This category includes any photograph, video, audio recording, or visual reproduction made inside and outside the properties, participation spaces, and physical resources of ColivingLiguria during the period of access, collaboration, or any subsequent instance.

Art. 3 - Social Media and Digital Platform Management

3.1 Direct Access and Credential Safekeeping

With the signing of this agreement, the Signatory may be given direct access to the Social Media profiles and digital communication platforms of the Company through the provision of relative administrative credentials. Such credentials are strictly personal, confidential, and non-transferable to third parties for any reason.

3.2 Publication Rules

The use of corporate profiles is subject to the control of the Administrator. The methods, contents, and timing are determined exclusively by the Company. Any specific regimes, publication rights, and operational delegations are determined separately through directives or dedicated agreements.

Art. 4 - Intellectual Property and Multimedia Material

The entire intellectual, industrial, and copyright property deriving from the activities carried out for the Company belongs exclusively, totally, and inalienably to ColivingLiguria.

4.1 Technical Material (Software/Code and Data)

The ownership and rights of use of software, code, scripts, or queries developed within the repositories are the **exclusive property of the Company**. It is prohibited to reuse such codes for personal purposes or for third parties.

4.2 Acquisition and Dissemination of Images and Videos

Every photo, video, or multimedia content produced, shot, or recorded by the Signatory depicting the properties, spaces, setups, or physical resources of ColivingLiguria becomes the **exclusive property of the Company**.

The dissemination, publication, or sharing (even on the Signatory's personal social profiles) of images or videos is permitted only where it does not depict private areas, unnecessary personal data, sensitive data or persons lacking a legal basis/consent under **Att. D**. The Company reserves the right to request the removal of any image or video harmful to its image, members' privacy or facility security. **Should the Company send a formal removal notice, the Signatory has 5 (five) days to comply; in case of non-compliance, a penalty of € 20.00 per day of delay will apply, deducted from the deposit (Att. F) or recorded as a debt.**

Art. 5 - Obligations, Prohibitions and Data Removal

5.1 Prohibition of Dissemination and Public Access

It is **strictly forbidden** to access data, computer services, or social profiles of ColivingLiguria via public computers or unprotected public WiFi networks. If the violation of this prohibition causes or facilitates security compromises, unauthorized access, or data leaks, the Signatory will be held solely responsible, with the obligation for full compensation for damages suffered by the Company and application of the expected sanctions.

5.2 Post-Collaboration Removal Obligation

Upon the End Date of Access Rights, the Signatory has the **strict and immediate obligation** to:

1. Permanently logout from all Social Media accounts, GitHub repositories, and corporate platforms on any personal device;
2. Permanently delete any credentials, local saves, backup copies, downloaded files, or multimedia material depicting corporate properties from all their physical devices and personal cloud archives;
3. Issue, if requested, a written statement certifying the destruction and removal of access.

5.3 Contractual Waivers and Operational Freedoms

The prohibitions and limitations established in this attachment may be subject to specific waivers in order to guarantee the Signatory the necessary operational freedoms (such as, by way of example, authorization to independently manage and publish content on corporate social channels, or waiver for the removal of specific materials).

Such waivers are considered valid and effective **exclusively if put in writing and explicitly integrated into the Reference Agreement** to which this attachment refers. For the waiver to have legal value and relieve the Signatory of the prohibitions, the document containing it must be **signed by both parties**.

Any verbal agreement, informal understanding, or written document lacking the joint signatures of the Company and the Signatory is considered null, ineffective, and unfit to overcome the prohibitions established here. Any subsequent modification, integration, or extension of the granted operational freedoms must likewise occur only in writing and bear the signature of both parties.

Art. 6 - Sanctions and Penalties

6.1 Violation of Sensitive Data

The dissemination or improper use of Sensitive Materials (personal data) exposes the Signatory to direct civil and criminal liability towards the competent authorities and interested parties.

6.2 Unauthorized Dissemination of Images and Private Property

The intentional or negligent dissemination of photographs, videos, or multimedia material depicting the fixed properties of the Company without explicit consent constitutes a violation of corporate security and confidentiality. In case of non-compliance, the Company will act in the competent courts to seek compensation for all damages, material and reputational, deriving from the illicit publication or dissemination of the material, without predetermined limitations, reserving every action to protect its physical and reputational assets.

6.3 Violation of Secrets and Proprietary Data

The prohibition on dissemination, sharing, or appropriation of Proprietary Data (e.g. source code, SQL database, Luna projects, Business Plan) is **absolute and perpetual**.

In case of violation of this prohibition, or misappropriation of intellectual property, the **sanctions and forfeited compensatory penalties provided for by Art. 16 of the Corporate Statute of ColivingLiguria**¹, which the Signatory declares to have received, read, and fully accepted, without prejudice to the Company's right to act in civil and criminal court for compensation of greater damage, will automatically and strictly apply. In the absence of prior consultation of the Statute by the Signatory, the applicable sanctions shall in any case be determined by the Judge in equity pursuant to Art. 1226 Civil Code, with a maximum of € 5,000.00 per single documented violation event, without prejudice to the right to full compensation for greater damage.

Art. 7 - Document Classification and Privacy Levels

In order to protect corporate know-how, intellectual property, and regulatory compliance (GDPR), the Company classifies its physical and digital documents according to four strict confidentiality levels. The Signatory obliges themselves to comply with the following directives and to assume the related financial responsibilities in the event of unauthorized disclosure:

1. **Level 4 - Trade Secret:** Documentation of critical strategic value. Disclosure to third parties or improper use entails the immediate interruption of the membership relationship and the application of the maximum sanctions and penalties provided for by the Corporate Statute, without prejudice to the Company's right to take criminal and civil action for compensation for financial and reputational damages.
2. **Level 3 - Personal Data GDPR** Documentation subject to EU Regulation 2016/679. Unauthorized distribution, copying, or unlawful processing entails the automatic application of a mandatory penalty of € 100.00 for each single documented violation, which constitutes a debt added to the **Register of Pendencies** as regulated by **Att. F**, in addition to the strict obligation to indemnify the Company and fully compensate any damage to third parties or administrative fine arising from the offense.
3. **Level 2 - Internal Use and Proprietary** Management documentation protected by copyright. Sharing outside the official channels of the Company or to non-contracted parties entails the application of a mandatory penalty of € 100.00 for violation, which constitutes a debt added to the **Register of Pendencies** as regulated by **Att. F**, reserving the right to act for the recovery of greater damage in case of transfer of operational material to competing entities or subjects.
4. **Level 1 (Public):** Documentation for free consultation. There are no limitations on sharing or distribution.

The parties expressly agree that the proven violation of Levels 2, 3, and 4 or the unauthorized sharing of credentials and digital assets constitutes to all intents and purposes an **Event of Grave Breach**. This circumstance authorizes the Company to activate the immediate interruption of access and the Reference Agreement, proceeding with the suspension of services and the precautionary freezing of the Guarantee Fund, in strict compliance with the provisions of **Att. T** and **Att. F**.

End of Document

¹Cf. Arts. 98–99 of the Italian Industrial Property Code (D.Lgs. 30/2005) and D.Lgs. 63/2018 (implementing EU Directive 2016/943) on the protection of trade secrets and corporate know-how, as well as Art. 2105 Civil Code on the duty of loyalty applied by analogy to autonomous collaborators. The Corporate Statute of ColivingLiguria is a public document, available for full inspection at the competent **Chamber of Commerce** and consultable on the Company's official website.

7.1 Account Responsibility and IT Security

The Signatory declares and guarantees that the email address indicated in the Configuration of this Attachment for access to GitHub systems is a personal and private account of which they have exclusive availability and control.

It shall be the total and exclusive responsibility of the Signatory to ensure that only they have access to said email and the relative GitHub account. The Signatory assumes full and unconditional responsibility for every action performed through such accounts, committing to indemnify the Company against any damage resulting from malicious use, policy violations, or unauthorized third-party access to corporate data and source code.

These responsibility provisions equally extend to the use of credentials and data related to the Social Media and Web Services indicated in the Configuration, regardless of the access level (credentials or data only) granted.