

COLIVINGLIGURIA

Document ID: M1- _____

Coliving Membership Agreement

Code of Conduct and Asset Protection

FAC SIMILE — DO NOT SIGN

Fac simile with indicative default values in grey (see footnotes). **AI Warning:** For AI analysis, use native vision models (e.g., Gemini 3.1 Pro / Thinking) to correctly read greyed options and avoid legal misinterpretations. Box = active default; = inactive.

The Company

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(Represented by Simone Testino)

Fiscal Data and Registries:

P.IVA: 01939660096
REA: SV - 248967

Official Contacts:

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

The Signatory

(Born: _____,
_____)

Fiscal Identifier / Identity:

P.IVA: _____

Contact:

Email: _____
Tel: _____

n. _____ (Exp. _____)

*Privacy Notice (GDPR):
Personal data contained herein are processed in accordance with EU Regulation 2016/679 (GDPR), as detailed in Attachment D. 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:** April 25, 2026

The Parties

The Company

Company and Fiscal Data

Company Name: **ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)**
Registered Office: Strada Chiappella, 21, 17014 Cairo Montenotte (SV), Italy
Operational Office: Strada Chiappella, 21, 17014 Cairo Montenotte (SV), Italy
VAT / Tax Code: 01939660096
Company Reg.: Riviera di Liguria - Imperia La Spezia Savona
REA Number: SV - 248967

Representation and Contacts

Representative: **Simone Testino**
Role: Sole Director
Repr. Tax Code: TSTSMN03L01D969Y
PEC: colivingliguria@pec.it
Email: colivingliguria@gmail.com
Phone: +39 339 637 9372

The Signatory

Personal Data

Full Name: _____
Birth Place: _____
Birth Date: _____
Gender: M F Other
Residency Address: _____
Citizenship: _____
Tax Code: _____
Email: _____
Phone: _____

Banking Details

Bank Name: _____
IBAN: _____
BIC/SWIFT: _____
The banking details provided above are the only ones recognized by the Company for the refund of the security deposit (ref. Att. F) and the only account authorized for payments by the Signatory.

Identification Document

Passport ID Card License
Document No.: _____
Issued by: _____
Expiry Date: _____

*A copy of this document must be sent to **colivingliguria@pec.it** prior to signing this contract. By signing this contract, the Signatory confirms this has been done.*

Acting as a Professional / Company

By checking this box, the Signatory declares to be fully compliant to operate and invoice in Italy, assuming full responsibility.

VAT Number: _____
Operational Address: _____
PEC: _____
State and Chamber of Commerce: _____

It is agreed and stipulated as follows:

Table of Contents

Art. 1 - Nature of the Agreement, Exclusions and Guarantees	4
Appendix: Final Provisions	5
Attachment A – Pet Maintenance	14
Attachment B – Suitability and Accessibility Specifications	18
Attachment C – House Rules	21
Attachment D – Data Processing and Privacy	29
Attachment F – Financial Management	33
Attachment H – Health and Safety	39
Attachment K – Camping and Outdoor Sheet	44
Attachment L – Lease, Utilities, and Furnishing	47
Attachment M – Maintenance Clause	52
Attachment R – Internal Registry and Identification	57
Attachment S – Event Dedicated Spaces	66
Attachment T – Termination, Access Ban and Penalties	69
Attachment V – Vocabulary of Term Definitions	73
Attachment Z – Supplementary Activities	75

Art. 1 - Nature of the Agreement, Exclusions and Guarantees

This document constitutes exclusively an internal regulation aimed at governing the Signatory's conduct and the protection of the Company's assets (physical and digital). The parties expressly declare, pursuant to Art. 1322 of the Italian Civil Code on contractual autonomy, that this deed:

- i. does **non** constitute a lease agreement;
- ii. is **non** a real estate loan agreement (comodato);
- iii. does **non** guarantee the Signatory any right of stay, occupation, or possession of residential units;
- iv. does **non** regulate any exchange of money, remuneration, or pecuniary consideration for services or housing.

Any exchange of value or professional service between the parties must be governed by a separate contract and formalised through the issuance of a regular electronic invoice pursuant to D.P.R. 26 October 1972, n. 633 (VAT Law) and recorded in the mandatory accounting records pursuant to Art. 2214 of the Italian Civil Code.

The sums paid by the Signatory as a guarantee for the integrity of the assets and compliance with the rules, as detailed in Att. F, have the nature of a non-interest-bearing fiduciary deposit. These sums do **non** constitute payment, turnover, or income for the Company, but a mere refundable guarantee accounting entry. The Signatory's physical presence is solely attributable to oral hospitality agreements, entirely separable and independent from these written rules.

Appendix: Final Provisions and Approvals

Integrity, Language and Identity

This contract is drafted in a bilingual format (Italian and English). The parties agree that the Italian text constitutes the only official and legally binding version; in case of divergence, the interpretation based on the **Italian language** shall prevail for all legal purposes.

This Contract and its Attachments constitute the full agreement between the Parties. The Company **is not a non-profit organisation** and the relationship **is not a volunteer activity**.

Att. A Configuration

Pets with the Signatory

The presence of pets is regulated as follows (if not present, leave fields empty):

Presence of Pets

Species	Breed	Name	Sex	Code (ISO)

Compliance: The Signatory declares that any animals comply with health regulations. All responsibility falls exclusively on the Signatory.

Att. B Configuration

Subjects in Conditions of Fragility

The Signatory declares the presence of any conditions of fragility or special needs:

Need for Assistance or Disability

Details: _____

Minors Accompanied by the Signatory

The Signatory declares the presence of the following accompanied minors:

Presence of Minors

1. Declared Disabilities or Handicaps:

2. Minors or Dependents:

Fundamental Warning (Requirements for Minors): If there are accompanying minors, this agreement **is not sufficient**. It is **mandatory** to sign a **Separate Specific Agreement (Code RM)** dedicated to the protection and safety of minors.

Att. C Configuration

Registration of Significant Assets

The Signatory registers here personal assets valued over € 500.00 for protection and safety purposes:

Item Description	Serial/ID	Value (€)
_____	_____	_____
_____	_____	_____
_____	_____	_____

Heating Configuration

With reference to fire safety and coexistence rules:

- **Stove Use:**
 - No Use Allowed ¹
 - Use of All Assigned Spaces Stoves
 - Only Specific Stoves: _____

Space Management and Assignment Variation

In derogation of the normal exclusive or shared assignment, the Company reserves the following spatial reorganization rights (if checked):

- Density Increase (Workstation Optimization):** Right to modulate the number of workstations and members within the assigned spaces.
- Community Space Reassignment:** Right to reassign the Signatory to other community spaces of equivalent level.

Att. D Configuration

Data Processing Consents (GDPR)

In accordance with EU Regulation 2016/679 (GDPR), the Signatory expresses their consents regarding the processing of personal data:

- Essential Data
- Transparency
- Marketing
- Social Media ²

¹**Default Option:** Il divieto assoluto di utilizzo stufe è l'impostazione di default standard per questioni di sicurezza antincendio e consumo elettrico.

²**Default Option:** Di default vengono richiesti ed approvati tutti i consensi privacy e pubblicazione immagini.

Att. F Configuration

Security Deposit

Important Note: These funds do not constitute a payment, expense, or revenue, but a **refundable fiduciary deposit**. It will be returned in full at the end of the agreement, provided that all rules defined in this document and structural policy are respected. (Please read all of **Att. F** carefully).

The Signatory deposits as a guarantee the sum of: € 200,00³

Minimum Security Threshold - Minimum Value: € 100,00⁴

- Concurrent Payment (Receipt):** The signature of this attachment acts as a receipt of collection (payment already received in cash or to account).
- Deferred Payment - Condition Precedent** The agreement is **not active** and ensures no rights until the actual crediting of the payment to the account below. ⁵
- **Suggested Reference:** M1- _____

Bank Details

Payments must be made according to the following specifications:

- **Beneficiary:** *Simone Testino*
- **IBAN:** IT94I0338501601100080084122

Payment Frequency

The parties agree on the following payment modalities:

Weekly Frequency

Regularly: every 7 nights, 3 days in advance.

Monthly Frequency

Regularly: every 30 nights, 1 week in advance.

One-off Payment

The entire agreement fee must be settled in full **before access**.

Guarantee Fund Operations

- Authorization to charge for operational costs.
- Authorization to charge via informal channels.

Additional Notes:

Att. H Configuration

Privacy Note (Protected Data): Health information provided is treated with the highest confidentiality, as specified in Attachment D (GDPR).

³**Default Option:** Il valore di default standard per il versamento del deposito cauzionale è pari a €200,00.

⁴**Default Option:** La soglia minima di sicurezza di default, sotto la quale l'accordo rischia la risoluzione e diviene obbligatorio il reintegro, è pari a €100,00.

⁵**Default Option:** Il versamento differito tramite bonifico bancario è la modalità più tracciabile e quella impostata come sicura di default.

Medical Information for Emergencies (118)

Notes for emergency services (optional - protected data Att. D): _____

Att. K Configuration**Outdoor Overnight Permission**

- Sleeping in an outdoor area other than the main housing unit assigned in Att. R (in tent/van) is **Permitted**.
- No Room Assigned:** If the main contract (or Att. R) indicates "See Att. K" for the room, it is understood that the Signatory is assigned no room inside the structure, but solely the use of the outdoor pitch defined herein.

Area Details and Localization

- **Pitch/Area Identifier:** _____
- **Maximum Occupants Capacity:** _____
- **Access Notes:** _____

Mode and Type**Tent or Free Area**

Selected

Type:

- Owner Provided
- User Provided

Equipment:

- Ground Only
- Power/Water
- Pitched

Motorized Vehicle

Selected

Vehicle Type:

- Van
- Camper

External Utilities (see Att. L):

- Not Required (Autonomous)
 - Required (Hookup)
-

Att. L Configuration**Utilities and Ancillary Expenses**

The parties agree on the following regime for utilities (water, electricity, gas, internet, waste):

- Inclusive Regime**
- Chargeback Regime (Excluded):**

Fixed Fee (Flat): € _____

Overall Percentage: _____%

Pro-Capita Sharing⁶

Note on Payments: In case of chargeback, amounts will be deducted directly from the debt line (Att. F). No formal communication via PEC is required.

⁶**Default Option:** Le utenze sono di default escluse dal canone e ripartite pro-capite.

Furnishing Modalities

The room is delivered unfurnished; the final configuration will follow one of the following options:

- Signatory's Personal Furniture
- New Agreed (60/40 Investment)
- Detailed Furnishing Plan (Separate Module)
- Non-Agreed Furniture (Signatory Property)
- Self-Furnishing from Company Storage
- Used Assisted (Company Property) ⁷

Systems and Electrical Safety (Strict Details)

The electrical system is configured as follows. Any violation of the prohibitions constitutes **Gross Negligence**:

- Standard System:** Free use of CE-marked appliances.
- Limited Use System:** Use limited to pre-installed USB/low voltage devices.
- Deactivated by Management Safety Policy:** Power supply disconnected at source for management/safety reasons. ⁸

Optional Services

The following services are optional and not binding for signing the contract:

- Air Conditioning System

Internet Connectivity (Optional)

- Low Speed (indicative: ≤ 50 Mbps)** ⁹
- High Speed (indicative: ≥ 500 Mbps)**

Att. M Configuration

Authorized Tool Sets

The Signatory is authorized exclusively to use the selected sets, according to the rules and limits defined in Att. M and in the inventory referred to in Att. R.

- None**
- Simple Manual Tools (MAN)
- General Maintenance (GEN)
- Woodworking (WOO)
- Plumbing (PLU)
- Electronics and Electricity (ELE)

⁷**Default Option:** Il mobilio di default è fornito direttamente da ColivingLiguria ed è di proprietà della struttura.

⁸**Default Option:** L'impianto elettrico è di default disattivato per i comodati d'uso gratuiti per prevenire l'uso improprio di grandi elettrodomestici.

⁹**Default Option:** Low-speed Wi-Fi is the default option. The speed is indicative and not guaranteed.

- Metalworking (MET)
- Gardening (GAR)
- Kitchen Equipment (KIT)
- Cleaning and Hygiene (CLE)

Hobby/DIY Approval Regime

- Hobby Approval (DIY)** (pursuant to Att. M)

Declaration of Competence

The Signatory declares their technical competence for the selected sets:

The Signatory confirms acceptance of the assets in their current state pursuant to Att. R and having reviewed the safety rules and user manuals referred to in Att. M.

Event Spaces Access

- Outdoor Garden (Plot 522)
- "Il Forno" Area (Plot 529)

Authorized Event Types

- Major Events (Annual/Holidays)
- Minor Events (Local/Weekly)

Att. T Configuration

Withdrawal and Termination Regime

The parties agree on the following regime for the termination of the relationship:

- **Ad Nutum Withdrawal (Art. 1373 Civil Code):** The Company reserves the potestative right to terminate the Agreement at any time, at its unquestionable judgment and without the need to provide notice or justification, with consequent immediate activation of the Access Ban.

Att. Z Configuration

Configuration Attachment - Supplementary Activities

Select the applicable regime based on the Reference Agreement:

- Commercial Use:** Paid services (Tax Ref: Reference Agreement / Att. F)
- **Hobbyist Use:** Non-professional activities (No consideration / No Barter)

Food and Services Regime

The meal service is configured as follows:

- No Service (Food supply not included)

- In-Kind Board (Self-sufficiency/Garden)
- Basic Pantry (Long-life goods)
- Total Ingredient Supply (Preparation excluded)
- Full Management (Ready meals)

Personal Services and Maintenance

The following services managed by personnel or external logistics are active:

- Cleaning of Public/Common Spaces
- Cleaning of Private Spaces/Room
- Clean Linen Supply
- Laundry Service

Jurisdiction and Perfection

For any dispute arising from the interpretation or execution of this contract, the **Court of Savona** shall have exclusive jurisdiction.

The relationship is considered perfected only upon receipt of the signed copy and proof of required payments.

Attachments and Hierarchy of Sources

Included and Signed Attachments: A, B, C, D, F, H, K, L, M, R, S, T, V, Z.

In case of contradiction between the clauses of the Articles and those of the Attachments, the clauses of the Articles shall prevail.

Document Identification

This contract is identified by the **Contract Code:** M1- _____.

Subscription Method

The parties agree on the following subscription method for this contract:

Method A — Separate Sheet (Mail)

ColivingLiguria signs with a **qualified electronic signature** (*Ref. Art. 24 D.Lgs 82/2005 (CAD)*). The Signatory receives the signed PDF by email, verifies its integrity via the SHA-256 hash (corresponding to the digital signature), prints and signs the **Signatory Sheet** (single page: contract code, SHA-256, vexatious clauses, handwritten signature) and sends it to colivingliguria@pec.it on the **same date** as receipt of this document.

Method B — Separate Sheet (In Person)

Same as Method A: ColivingLiguria signs digitally. The Signatory signs the **Signatory Sheet** (indicating the PDF's SHA-256 hash) **in person** at ColivingLiguria's premises or an agreed location. The signed sheet is handed over physically and a scanned copy is sent to colivingliguria@pec.it.

Method C — Full In-Person Signing

Both parties sign the **complete contract** in physical presence. The Signatory signs every page of the document (including attachments). ColivingLiguria adds its handwritten or digital signature. A copy of the signed complete document is delivered to the Signatory.

Signatures

The Company

(Digitally signed document)

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)

Benefit Corporation | Innovative Social Startup (SIAVS)
Tax Code: 01939660096
Sole Admin: Simone Testino (TSTSMN03L01D969Y)
PEC: colivingliguria@pec.it

*Ref. Art. 24 D.Lgs 82/2005 (CAD)
Signature valid with time stamping.*

The Signatory

Certified Digital Subscription (SHA-256)

Contract Code: M1- _____

Document signed using form **Sign1-000** (Sign1).
The SHA-256 hash fingerprint guarantees text
integrity and enforceability against third parties
pursuant to Art. 20 D.Lgs. 82/2005 (CAD).

The vexatious clauses pursuant to Arts. 1341–1342 of the Italian Civil Code and the related specific approval signature of the Signatory are reported in the separate **Signatory Sheet**, which, bearing the SHA-256 code of this document, is an integral and inseparable part of the contract and has identical legal value.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: A2-01

Attachment A**Pet Maintenance***Attachment modifiable pursuant to Att. R***The Company**

**ColivingLiguria S.r.l. – Innovative
Startup with a Social Vocation (SIAVS)**
(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.): M1-_____
Attachment Version: A2-01

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.

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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. A1 - Legal Requirements and Documentation

The introduction of pets within the spaces of ColivingLiguria is subject to strict compliance with current national and European regulations. Access is allowed exclusively upon written approval and verification of the following original documentation:

- **Electronic Identification:** The animal must be equipped with a microchip (transponder) in compliance with ISO 11784/11785 standards.
- **Administrative Registration:** Registration with the Italian Register of Companion Animals must be carried out promptly after the move, in accordance with current regulations. No prior registration action is required upon arrival.
- **Mandatory Vaccinations and Rabies:** Possession of a Health Booklet certifying the regularity of basic vaccinations is mandatory. Furthermore, to protect the community, a valid **rabies vaccination is explicitly required**.
- **European Passport:** For animals coming from EU countries (or equivalent certificate for non-EU).

A1.1 Submission of Documentation and Responsibility

At the time of entry, the Signatory must already be in possession of all health and identification documentation (Passport, Vaccinations, Microchip).

For organizational convenience, the Signatory is invited to send a digital copy of these documents to the ColivingLiguria email address.

It is understood that administrative regularization (e.g., local registration) and the maintenance of legal requirements are the exclusive responsibility of the Signatory. The Company does not perform merit checks and is not liable for any sanctions due to the Signatory's non-compliance.

Art. A2 - Pest Prophylaxis

In order to ensure the hygiene of common spaces (in particular carpets, sofas, and green areas), the Signatory is obliged to equip the animal with a suitable flea/tick collar (or certified equivalent spot-on treatment).

- **Mandatory Period:** This obligation is strictly in effect from **April 1st to October 31st** of each year.

The Company reserves the right to request proof of purchase or application of the treatment.

Art. A3 - Permitted Species and Approval

Authorization for ownership is always specific to the individual animal and must be approved in advance.

- **Dogs and Cats:** They are admitted, subject to a summary behavioral assessment by the Company.
- **Other Pets:** Small animals (e.g., hamsters, rabbits, guinea pigs) are admitted only if kept in suitable cages or secure cases within their assigned spaces.
- **Prohibited Animals:** Poisonous reptiles, exotic animals requiring complex CITES permits, or animals deemed dangerous by Italian law are not admitted.
- **Quantitative Limit** A **maximum of 5 (five) animals** per individual reference agreement is permitted. Should the number of animals exceed this threshold, it will be necessary to sign a

separate and independent agreement to regulate their presence, in order to ensure safety and space management.

Art. A4 - Access to Spaces

The areas of the facility are divided according to accessibility for animals.

Access prohibitions, where present, apply to the **species** (e.g., "Dogs Prohibited") and do not allow exceptions based on size, character, or training of the individual animal.

It is the exclusive responsibility of the Signatory to ensure that their animal does not access, even temporarily, the restricted areas.

A4.1 Current Status

As of the drafting date of this attachment, **dogs and cats have free access to all interior and exterior spaces** of the facility, in compliance with hygiene standards.

However, the Signatory acknowledges that this concession may be revoked or limited (e.g., prohibition of access in the kitchen or on sofas) by updating this Att., according to the **Attachment Variation Procedure - Att. R** provided in the reference agreement (e.g., in case of allergies of other members or repeated damages).

Art. A5 - Liability and Damage Management

The management of civil and economic liability arising from the custody of the animal varies according to the damaged party:

A5.1 Damage to the Company Property

Should the animal cause damage to the structure, furnishings, systems, or any property owned by the Company:

- The cost of restoration or replacement will be taken **directly and as a priority** from the Guarantee Fund (**Att. F**);
- Should the fund not be sufficient to cover the entire amount of the damage, the Company will take legal action to recover the excess amounts.

A5.2 Damage to Assets or Persons of Third Parties

Should the animal cause damage to things, animals, or persons belonging to other members or guests:

- Such an event constitutes a private dispute between the Signatory (custodian of the animal) and the injured party;
- The Signatory acknowledges that **ColivingLiguria is totally exonerated from any liability** (civil, criminal, or administrative) regarding such events;
- ColivingLiguria will not act as an intermediary nor use the Signatory's guarantee fund as a guarantee for damages to third parties.

Art. A6 - Total Exclusion of Liability for Animal Injury or Death

The Signatory declares and acknowledges to be the sole and exclusive custodian of the animal pursuant to and for the purposes of Art. 2052 of the Italian Civil Code, retaining full and exclusive responsibility for the health, safety, and life of the animal itself.

The Company never assumes the role of custodian, nor any obligation of supervision or protection towards the animal. Consequently, the Company is exonerated from all civil and criminal liability in the event of injury, illness, escape, loss, or death of the animal, even if such events are attributable to:

- Interactions, clashes, or aggression by other animals present in the facility or in the external areas;
- Ingestion of plants (ornamental or wild), organic or inorganic substances, residues, or objects present in the assigned, common, or appurtenant spaces;
- Accidental and fortuitous events related to the structural configuration of the facility (e.g., falls from heights, impacts against fixtures or furnishings, electrical or plumbing accidents);
- Actions, omissions, or negligent behaviors of third parties, including other community members, guests, or visitors.

****Limitation of Liability Clause - Art. 1229 Civil Code:**** Pursuant to Art. 1229 of the Italian Civil Code, the parties agree that this exclusion of liability operates for every instance of negligence, with the sole exclusion of cases of willful misconduct or gross negligence by the Company, which must be strictly proven by the Signatory. The Signatory explicitly acknowledges that the spaces of ColivingLiguria are not veterinary facilities, nor animal shelters, nor environments provided with 'pet-proof' certification.

The Signatory declares to have inspected the premises and found them suitable for the participation of their animal, accepting the state of affairs and the risks associated with their rural or shared nature, waiving as of now any legal action, compensation claim, or indemnity against the Company in case of an accident affecting the animal.

End of Document

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: B2-01

Attachment B**Suitability and Accessibility Specifications***Attachment modifiable pursuant to Att. R***The Company**

**ColivingLiguria S.r.l. – Innovative
Startup with a Social Vocation (SIAVS)**
(Represented by Simone Testino)

Tax & Registration Data:

P.IVA: 01939660096
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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. B1 - Objective of the Document and Regulatory References

This attachment defines the suitability specifications of the facility/structure, making exclusive reference to the official definitions and classifications provided by the Italian legal system and current ministerial regulations. The objective is to guarantee maximum structural transparency and protect the safety of all members. Any ancillary definitions or acronyms used in this document are clarified in detail within Att. V.

Art. B2 - Access and Permanence of Minors (Prohibition and Exceptions)

In order to protect the psychophysical safety of subjects in developmental age, the Company applies a policy of maximum restriction:

- **Absolute Prohibition:** Access, transit, and presence within the entire facility by underage individuals (according to the legal definitions of the Italian State) are **strictly prohibited**.
- **Exception via Agreement RM:** The only allowed exception to the aforementioned prohibition is subject to the prior stipulation and signing of a specific and separate agreement, named "**Agreement for Minor Members**" (**Agreement RM**). Even in the presence of such an agreement, minors will have access exclusively to specific areas previously designated as safe, given the imposition of strict structural limitations and the absolute validity of access prohibitions to the remaining areas of the ColivingLiguria ecosystem.
- **Liability and Gross Negligence:** The Signatory or any adult who introduces or allows access to a minor in the absence of a valid and countersigned Agreement RM assumes exclusive and total civil and criminal liability. This conduct constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**. The Company reserves the right to take legal action in any venue against the offender for having intentionally or negligently compromised the safety of a minor.

Art. B3 - Suitability for Disabilities and Special Needs

The suitability of spaces for people with disabilities or frailties (including mental or cognitive impairments) is strictly regulated in order to exclude any liability of the Company regarding violations of ASL provisions on architectural barriers and safety.

Legal Definitions	This document fully adopts the legal and clinical definitions established by Law 104/1992 (Framework law for assistance and social integration) and D.P.R. 503/1996 (Elimination of architectural barriers).
Classifications	The reference categories include, but are not limited to: <i>Motor Disability</i> (reduced mobility or wheelchair), <i>Sensory Disability</i> (visual or hearing), <i>Intellectual/Relational Disability</i> , and <i>Frail/Elderly Subjects</i> . The operational details and accommodation procedures for each category are set out in the configuration file of this Attachment.
Space Mapping (Att. R)	The formal designation of which spaces and assigned spaces are legally suitable to accommodate each of the aforementioned categories is exclusively delegated to Attachment R (Premises, Assets, and Inventory) .
Absolute Prohibition	It is categorically forbidden to assign or allow prolonged access to assigned spaces to subjects with disabilities if Attachment R does not certify its full structural compatibility. This prohibition can only be overridden by a specific and separate agreement granting an explicit exception and releasing the Company from any civil or administrative liability.

End of Document

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: C1-01

Attachment C

House Rules

*Attachment modifiable pursuant to Att. R***The Company**

**ColivingLiguria S.r.l. – Innovative
Startup with a Social Vocation (SIAVS)**
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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.): M1-_____
Attachment Version: C1-01

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 M1-_____) are processed pursuant to EU Regulation 2016/679 (GDPR), as detailed in Attachment D. 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:** April 25, 2026

*This regulation does not grant any right of possession or qualified tenure over real estate, but exclusively governs the methods of use for the equipment, services, and spaces provided by the Company for the execution of the activities provided for in the **Reference Agreement**.*

Art. C1 - Current Status of the Regulations

It is acknowledged that, on the date of stipulation of this agreement, the "House Rules" are to be considered primarily aimed at regulating some specific aspects of safety, release, and verification.

Art. C2 - Conservation Manual and Guidelines

The "Conservation Manual" defines the technical requirements for the correct use and ordinary maintenance of the spaces and equipment.

C2.1 Status of the Guidelines

Upon signing the agreement, the Manual is being defined. The Company reserves the right to integrate it as soon as the architectural and interior design project is consolidated.

C2.2 Modification Procedure

Any integration or modification to the Manual will be notified to the Signatory according to the "**Unilateral Modification for Justified Reason**" procedure governed by **Att. R**. Once accepted, these rules will become **binding** and their violation will entail the penalties provided for in **Att. M**.

Art. C3 - Status of the Regulations and Penalties

The House Rules are binding for all Signatories.

The substantial violation of these rules constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

In addition, specific violations (which will be defined in the Rules themselves) may result in the application of financial penalties. Such penalties will be managed as per **Att. F** ("Financial Management"), registering the amount of the fine in the Signatory's "Debt Line".

Art. C4 - Smoking and Cigarette Butts

C4.1 Smoking Ban in Internal Spaces

It is strictly forbidden to smoke inside any assigned or common spaces of the ColivingLiguria buildings. The facility is equipped with smoke detectors. The violation of this prohibition, ascertained visually or through the activation of the sensors, entails the immediate application of a penalty of **€ 100,00**.

C4.2 External Areas and Respect

It is strongly discouraged to smoke in the immediate vicinity of the building. Please move far enough away to prevent smoke from re-entering through windows, doors, or vents, causing nuisance to other members and permeating the spaces of ColivingLiguria.

C4.3 Management of Cigarette Butts

It is strictly forbidden to throw cigarette butts on the ground, both in the internal and external spaces of ColivingLiguria, as well as in the neighboring public or private areas. Butts must be strictly extinguished and thrown into the appropriate bins, respecting the waste disposal rules.

C4.4 Penalties for Abandoning Butts

Leaving butts outside the appropriate containers entails the application of a penalty of **€ 100,00** for each recorded infraction. This amount will be entered in the Signatory's "Debt Line", as regulated by **Att. F**.

Art. C5 - Waste and Separate Collection

The Signatory undertakes to strictly respect the separate waste collection rules in force within ColivingLiguria and in the Municipality of Cairo Montenotte.

C5.1 Specific Management of Materials

- **Paper, Cardboard and Wood (Non-polluting combustibles):** They can be placed in the appropriate spaces dedicated to the storage of wood and combustible materials, to be valorized internally.
- **Plastic:** Must be disposed of scrupulously following the municipal directives and calendars.
- **Glass:** Managed internally. Since many jars and containers are reused, glass must be separated and given to the staff or placed in the indicated areas for reuse, not thrown away.
- **Wet waste (Organic):** Disposal occurs through an internal composting system. It is forbidden to throw wet waste into unsorted trash.
- **Metals and Other Materials:** Must be disposed of according to current municipal regulations.

C5.2 Information and Responsibility

More operational details are available on **Att. R**. By signing this agreement, the Signatory:

- Confirms having understood the applicable waste separation rules;
- Assumes full responsibility for any administrative penalties resulting from their own incorrect waste management, indemnifying the Company from any burden.

Art. C6 - Stoves and Fireplaces

C6.1 Background and Responsibility

Wood stoves and fireplaces are present in both the common areas and personal spaces of ColivingLiguria. These devices are **extremely dangerous** for two main reasons:

1. **Fire Risk:** Combustible materials in the vicinity of the stove can catch fire.
2. **Food Poisoning Risk:** Ashes produced by the stoves are used for cultivation. Burning unsuitable materials (plastic, colored paper, etc.) contaminates the ashes and can cause food poisoning.

By signing this agreement, the Signatory **assume piena e totale responsabilità** for any consequences arising from their actions regarding the use of stoves and fireplaces. This responsibility includes:

- **Legal consequences:** Including the possibility of criminal proceedings and imprisonment in the event of arson or negligent fire.
- **Financial consequences:** Including the compensation for the full value of the facility and damages to third parties.

ColivingLiguria and the Company are in no way responsible for improper conduct regarding the use of stoves, both in common and personal areas.

C6.2 Authorized Stoves and Fireplaces

. The agreement or its configs specify exactly which stoves and fireplaces the Signatory is authorized to use (identifiable by the codes of **Att. R**). **It is absolutely forbidden** to use unlisted stoves or fireplaces.

Every stove and fireplace in the building is numbered and equipped with its own fire extinguisher. The deliberate or accidental use of unassigned stoves constitutes a violation of these rules.

Modification requests: Should the Signatory desire authorization to use other stoves, they must send a written request to the official email address. This request may be accepted or rejected at the Company's discretion.

C6.3 Combustible Materials - Safety Distance

It is **strictly forbidden** to leave any combustible material within **1 (one) meter** of any stove or fireplace, at any time and for any reason, even accidentally.

Combustible materials include, but are not limited to: plastic, wood, paper, cardboard, fabrics, curtains, wooden furniture, clothing, and any other flammable material.

This prohibition applies **always** during the **winter period** (as established by **Att. R**), even when the stove is off. During the summer months, the prohibition applies only when the stove is lit or hot.

Penalty: The violation of this prohibition entails the immediate application of a penalty of **€ 100,00** for each recorded infraction.

C6.4 Burnable Materials

In the stove, it is allowed to burn **exclusively** combustible materials provided by the Company and taken from the respective designated storage areas.

Storage areas and containers (wood storage, ash bin) are defined in **Att. R**. It is **mandatory** to take wood exclusively from the designated storage and deposit ashes exclusively in the designated bin.

It is **strictly forbidden** to burn:

- Plastic of any kind;
- Paper of any kind (including white paper);
- Cardboard;
- Artificially colored materials;
- Wood or materials not from the designated storage;
- Any other material not expressly provided by the Company.

Sole exception: Any kindling materials (firelighters, twigs, etc.) expressly provided by the Company and present in the wood storage.

This prohibition is **extremely important** as the ashes are used for growing food. Contamination of the ashes can cause food poisoning.

Penalty: Violation of this prohibition entails the immediate application of a **€ 100,00** penalty for each recorded infraction, as well as full responsibility for any health consequences resulting from the contamination.

C6.5 Permitted Use of the Stove

The **only allowed actions** regarding the stove are the following:

- Taking wood and kindling materials from the designated wood storage (as per **Att. R**);
- Storing the wood in a container at least 1 meter away from the stove;

- Inserting wood into the stove for ignition;
- Using the lighter or matches provided for this purpose;
- Removing ashes and depositing them in the designated ash bin (as per **Att. R**);
- Performing ordinary cleaning using exclusively the tools provided with the stove (if present).

C6.6 Divieto Stagionale (Riscaldamento Spento).

During the period when the central heating system is off (so-called "Non-Thermal Season"), any lighting of fires in wood stoves or fireplaces is **strictly forbidden**, regardless of weather conditions or perceived temperature. **Exception:** The only waiver granted is in the presence of specific written authorization from the Company for exceptional events. **Penalty:** Violation of this seasonal prohibition entails the automatic application of the established penalty (see below).

It is **strictly forbidden**:

- Moving the stove to other positions in the assigned spaces or building;
- Making any modifications to the stove;
- Performing special cleaning or extraordinary maintenance;
- Any other action not expressly listed above.

C6.7 Outdoor Fires

No fire is permitted outdoors, neither inside nor outside the buildings, except in fireplaces or BBQ areas **expressly indicated in the individual agreement**.

Normal use of outdoor fireplaces **is not permitted** unless specifically mentioned in the agreement. Violation of this prohibition entails the immediate application of a penalty of **€ 100,00** for each recorded infraction.

C6.8 Exceptions

No exception to the above rules is allowed, except with written authorization sent via the official email (PEC: _____).

Verbal, oral authorizations, via WhatsApp or any other unofficial means are not valid. Only a signed document sent via the official email constitutes a valid exception.

Note: The definitions of the seasonal periods (winter, summer) are reported in **Att. R**.

C6.9 Standard Sanction for Behavioral Violations

In accordance with the nature of the Penalty Clause (Art. 1382 c.c.) and the Agreement on Evidence (Art. 2698 c.c.) governed by **Att. F**, the Parties agree that **any ascertained violation** of the rules of conduct of these regulations (**Att. C**) — including, by way of example, smoking in prohibited areas, abandoning cigarette butts, disturbance of the peace, failure to separate waste, or failure to comply with safety protocols — entails the automatic application of a fixed penalty of **€100.00** (One hundred/00 Euro).

This amount is to be considered a certain, liquid, and enforceable debt and is immediately recorded in the Register of Pendencies (**Att. F**) for subsequent compensation from the Guarantee Fund.

C6.10 Penalties and Consequences

Any violation, even the smallest, of what is established in this section involves as a primary and inevitable consequence the deduction of **€ 100,00** from the Signatory's Credit Line, as regulated by **Att. F**. This penalty is **immediate, indisputable, and non-negotiable**.

The consequences of violations can **vastly exceed** the amount of the security deposit paid.

Repeated or serious conduct: Repeated or serious violations regarding the use of stoves and fireplaces constitute an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

Art. C7 - Term Definitions and Special Regime

Right of Verification: The regime establishing the unconditional right of the Company (or person designated by them) to carry out the verification of the status of the equipment and the assigned spaces, subject to a written notice of at least 24 hours, in order to verify compliance with the agreement's clauses.

Temporary Access Interruption: The possibility, at the Company's discretion and in the face of structural or extraordinary maintenance needs, to require the Signatory to temporarily cease access to community spaces and return the entrusted equipment, against unconditional provision of alternative access to spaces of equal or better standard for the entire duration of the intervention.

Art. C8 - Application of Inspection and Eviction

This section applies **exclusively** to the Assigned Spaces for which the **Right of Verification** and/or **Release and Return** has been specifically selected within the **Att. C** checkbox boundary.

C8.1 Temporary Access Interruption Request Process

If the need arises, the request will be formally notified via PEC to the Signatory's email address, with **at least 3 (three) days' notice** regarding the release and return date. The communication will include a digitally signed document specifying the details of the intervention, the expected duration, and the Signatory's obligations.

C8.2 Penalty for Failure to Comply with the Access Deadline

The Signatory is required to respect the indicated release date. Any delay, however slight, is considered "non-compliance".

For each day of delay starting from the requested deadline, a penalty will be automatically registered in the "Debt Line" (**Attachment F**), calculated as follows:

- € 20,00 (twenty/00) per day for the late termination of access to community spaces (single position).
- € 50,00 (fifty/00) per day for the late termination of access to community spaces (multiple exclusive access).

Art. C9 - Utility Usage and Energy Saving

C9.1 Prohibition of Waste and Abuse

The Signatory is required to make responsible and conscious use of resources (electricity, water, gas). Any disproportionate use or use not conforming to normal intended use is strictly forbidden.

C9.2 High Consumption Device Ban

It is **forbidden** to continuously use (more than 2 hours) personal devices consuming over **2kW** (e.g., electric heaters, portable air conditioners, additional induction plates), without express written authorization. The unauthorized use of electric heaters is always prohibited in the presence of a functioning heating system or available wood stoves.

C9.3 Specific Penalties

Violation of utility usage rules entails:

1. The immediate application of a **penalty of € 100,00** for each ascertained violation.
2. The **punctual reimbursement of the actual cost** of improperly consumed energy (estimated or detected via monitoring systems).

These amounts will be charged to the "Debt Line" as per **Attachment F**.

Art. C10 - Access Management and Optimization of Community Spaces

If the appropriate options have been selected in the Configuration Attachment, the Company reserves the unilateral and unquestionable right to modify the Signatory's space utilization conditions. This right may be exercised for proven management needs, including: renovation works, extraordinary maintenance, strategic company priorities, or the need to accommodate unexpected priority staff/guests.

C10.1 Optimization of Community Space Capacity and ASL Limits

The Company has the right to insert additional workstations and new occupants within the spaces originally assigned to the Signatory. The increase in occupation density will in any case take place in strict compliance with the sanitary limits and minimum areas imposed by the **Italian Health Ministerial Decree of July 5, 1975** (minimum 9 sqm for a single assigned space, minimum 14 sqm for a double assigned space). The Company declines all responsibility for any inconvenience arising from the new sharing of spaces, as this eventuality is pre-accepted by the Signatory, in absolute compliance with legal health parameters (ASL).

C10.2 Reassignment of the Reference Community Space

The Company also reserves the right to order the temporary or permanent transfer of the Signatory to other assigned spaces of equal level or suitable for basic needs.

If this relationship is configured as **Free Hospitality**, the aforementioned community space management faculties are in any case **always implicitly authorized**, since this agreement does not grant the Signatory any right of qualified tenure or exclusive possession over any portion of real estate, but exclusively a revocable access to the community's spaces and equipment. The modulation of access is to be understood as a more favorable alternative for the Signatory compared to the Company's right to revoke at any time access to community spaces, subject to written notice.

C10.3 Environmental Compliance and Waste Management

The Signatory obliges themselves to strictly comply with local and national regulations on waste disposal and environmental protection, with particular reference to the Consolidated Environmental Act (D.Lgs. 152/2006). The abandonment of waste, illegal dumping, or failure to separate waste attributable to the Signatory will make them solely civilly and criminally responsible before the Authorities. Any fines notified to the Company will be fully charged to the Signatory's Debt Line (**Att. F**), in addition to constituting a serious contractual breach.

To protect the safety and privacy of the community, access to ColivingLiguria facilities is strictly reserved only to subjects with a regular and valid agreement stipulated and digitally signed with the Company. It is strictly forbidden to invite, host, or allow access in any capacity to third parties external to the agreement relationship.

C10.4 Serious Violations and Sanctions

Any obvious and voluntary infringement of safety rules, peaceful coexistence, or absolute prohibitions contained in the Conservation Manual constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

End of Document

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: D1-01

Attachment D

Data Processing and Privacy

Attachment modifiable pursuant to Att. R

The Company

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(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.): M1-_____
Attachment Version: D1-01

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.

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

Place: Cairo Montenotte · **Date:** April 25, 2026

Art. D1 - Data Processing for the Signatory

D1.1 Privacy Notice (GDPR)

The Company (ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)) processes the Signatory's personal data (personal, tax, banking, and contact details) for the following purposes:

- Execution of this agreement: Purposes linked to the "Essential Data" consent (Att. D Config);
- Mandatory tax, accounting, and legal obligations;
- Management of coexistence and monitoring: Purposes linked to the "Transparency" consent (Att. D Config).

D1.2 Legal Basis and Controller

Legal Basis: Execution of the agreement (Art. 6, para. 1, lit. b) GDPR), legal obligations (Art. 6, para. 1, lit. c) GDPR), and legitimate commercial/statistical interest (Art. 6, para. 1, lit. f) GDPR).

Data Controller: ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS), based in Strada Chiappella, 21, 17014 Cairo Montenotte (SV), Italy, PEC: colivingliguria@pec.it.

D1.3 Retention and Internal Sharing

Data will be kept for the duration of the agreement and for the subsequent **10 (ten) years**, as required by Italian tax and civil laws (Art. 2220 c.c., D.P.R. 600/1973).

The Signatory is aware and accepts that all documents provided (including identity documents and private data) will be stored in secure digital systems and **shared with the ColivingLiguria company team** for management, security, and internal operational purposes. Such sharing occurs exclusively within the project, in protected digital folders and documents, in full compliance with the GDPR and the Company's confidentiality policies that prohibit unauthorized external disclosure.

D1.4 Rights of the Interested Person

The Signatory has the right to access their data, rectify them, object to processing within legal limits, or lodge a complaint with the Supervisory Authority. To exercise these rights, contact the PEC: colivingliguria@pec.it.

Art. D2 - Monitoring, Transparency and Publication of Data

D2.1 Commercial Use and Sale Ban (Marketing Consent)

If the "Marketing" consent is checked in Att. D Config, the Signatory grants the Company the right to use the collected data for statistical, analytical, internal management, and commercial purposes. However, **the sale of the Signatory's personal data to third parties by ColivingLiguria is strictly forbidden**. The data remains for the exclusive use of the Controller and will not in any way be sold for profit to external parties.

D2.2 Data Subject To Publication (Transparency Consent)

If the "Transparency" consent is checked in Att. D Config, ColivingLiguria adopts a policy of radical transparency towards the entire community to foster trust and self-management. Within digital platforms (e.g., apps, dashboards, or company social media), the Signatory consents to the publication of the following data:

- **Profile and Social Data:** Name, role, period of participation in the project, age, gender, groups, as well as the presence of companions, minors, or pets. These data may be used for creating dedicated pages, testimonials, and social content for promotional and commercial purposes of ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS);

- **Public Contractual Data:** Start and end dates of the agreement and identification of the assigned spaces;
- **Aggregate Financial Data (Community):** For collective transparency purposes, data relating to the total amount of community credits/debts may be published in a **strictly aggregate and anonymous form**, without any nominative reference to individual Signatories or specific individual "Debt Lines" (in compliance with the principles of proportionality and minimization set out in Art. 5 GDPR);
- **Resource Data:** Energy and resource usage monitored via IoT systems relating to the community or the assigned spaces.

D2.3 Absolute Limits of External Publication

To protect the individual and in compliance with the mandatory limits of the GDPR, **no consent can ever authorize the public** disclosure or publication of the following data, which remain strictly reserved for internal team use:

- **Identity Documents:** The public disclosure of photos or scans of passports, identity cards, driver's licenses, visas, or tax codes is categorically prohibited. These documents are accessible only to authorized team members for legal and management purposes.
- **Sensitive Data (Art. 9 GDPR):** The publication of data relating to health, medical records, biometrics, orientation, beliefs, or genetic data is prohibited.
- **Judicial Data (Art. 10 GDPR):** The publication of criminal records or information on criminal convictions and offenses is prohibited.

Art. D3 - Image and Social Media Release

D3.1 Grant Of License (Social Media Consent)

If the "Social Media" consent is checked in Att. D Config, for the purposes of promoting and documenting the activities of ColivingLiguria, the Signatory grants the Company, explicitly and free of charge, a non-exclusive and transferable license for the use and publication of images (photos and videos) taken within the facilities of ColivingLiguria. This license is **revocable** by the Signatory via written PEC notice to colivingliguria@pec.it with **30 (thirty) days** advance notice. Revocation does not produce retroactive effects on content already duly published during the period in which the consent was in force and in compliance with this agreement and applicable law at the time of publication, pursuant to Art. 7(3) of EU Regulation 2016/679 (GDPR).

This license includes the right to use:

- The image, portrait, and voice of the Signatory;
- The image of pets owned or in the custody of the Signatory;
- The image of goods and facilities of the Signatory present in common or visible spaces.

Use is permitted for commercial, promotional, and documentation purposes on any social platform and website where the Company is active.

D3.2 Validity of Consent

Signing this agreement constitutes full and informed acceptance of this clause and acts as consent under privacy laws. The Company is therefore exempted from requesting any further specific consent, written or verbal, for individual publications.

D3.3 Limits

The Company undertakes to use such material in full compliance with current Italian and European laws (GDPR) and public decency, excluding any use that may harm the reputation or dignity of the Signatory.

Art. D4 - Consent to Processing

D4.1 Declaration of Consent

The Signatory, by signing the main agreement, declares to:

1. Have read and understood this information notice on the processing of personal data;
2. Consent to the processing, commercial use, and publication for transparency, fully accepting the legal limits previously stated;
3. Be aware of their rights under the GDPR.

End of Document

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: F2-01

Attachment F

Financial Management

The Company

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(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.): M1-_____
Attachment Version: F2-01

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Place: Cairo Montenotte · **Date:** April 25, 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.

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

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.

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.

Art. F1 - 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.

F1.1 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.

F1.2 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.

F1.3 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.

Art. F2 - 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.

Art. F3 - Payment Modalities and Frequency

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.

Art. F4 - 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. F5 - 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.

F5.1 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**.

F5.2 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).

Art. F6 - Voluntary Increase of the Guarantee

The Signatory has the right to voluntarily increase their Guarantee Fund at any time by making a bank transfer with the reason "**Fund Increase**" and the agreement code.

Art. F7 - 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. F8 - Multi-Contract Management (Unified Fund)

F8.1 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**.

F8.2 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.

F8.3 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.

F8.4 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.

Art. F9 - 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.

Art. F10 - Consensus via Informal Channels

If the specific option is selected in the **Configuration of this attachment**, the right of deduction referred to in the previous section is granted by the Signatory even if the spending agreements and consents exclusively occur via informal non-originally-signed written channels. Valid for such purposes are: instant messaging (e.g. WhatsApp, Telegram), informal emails directed to administration, or even a photograph of a handwritten consent. Such documentary evidence will constitute sufficient legal and contractual basis for the immediate deduction of funds, provided they bear unambiguous reference to the agreement's identification code (_____) and are corroborated by at least one independent documentary record.

Art. F11 - 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. – Innovative Startup with a Social Vocation (SIAVS)**) 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.

Art. F12 - 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.

Art. F13 - 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

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: H1-01

Attachment H

Health and Safety

Attachment modifiable pursuant to Att. R

The Company

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(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.): M1-_____
Attachment Version: H1-01

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.

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

Place: Cairo Montenotte · **Date:** April 25, 2026

Art. H1 - Management of Medical Emergencies

Public safety and health are absolute priorities of the community. In case of a visible or suspected medical emergency involving the Signatory or third parties, the Company and authorized personnel have the right to:

- Immediately access any space, including those assigned exclusively, to provide assistance or verify the health status.
- Contact emergency services (118) and provide them with the medical information contained in the configuration of this attachment.

Art. H2 - Processing of Sensitive Data (GDPR)

The information provided in the configuration form of this attachment is classified as "Special Categories of Data" (sensitive) under the GDPR.

- The collection of such data (including emergency contacts) is carried out pursuant to Art. 9, par. 2, let. c) of EU Regulation 2016/679 (GDPR), in order to protect a vital interest of the data subject or of another natural person where the data subject is physically or legally incapable of giving consent.
- ColivingLiguria S.r.l. acts exclusively as a **passive custodian** of such data, for the sole purpose of facilitating the intervention of professional rescue services (SSN/118) in case of need.
- Processing is limited to secure storage and communication only to professional rescuers.

Art. H3 - Limitation of Liability and Consent to Technical Intervention

- Pursuant to Art. 2043 of the Civil Code, ColivingLiguria S.r.l. assumes no responsibility for the adequacy, validity or capacity of the insurance policies provided by the Signatory.
- The S.r.l. refuses any responsibility for costs deriving from medical interventions, ambulance transport or medical repatriation, which remain the exclusive responsibility of the Signatory or their insurance company.
- The appointment of an "Emergency Contact" authorizes the Company to contact such person in case of need, but does not grant the Company any medical proxy or decision-making power.

Art. H4 - Insurance Compliance for Non-EU Citizens (Schengen Visa Code)

Non-EU citizens declare, under their own criminal and civil responsibility, that their private insurance is fully compliant with Article 15 of Regulation (EC) No. 810/2009 (Schengen Visa Code):

- The policy guarantees a minimum coverage of 30,000 EUR for emergency medical care and hospital treatment.
- The policy explicitly covers costs for repatriation for medical reasons or death.

Art. H5 - Declaration of Absolute Self-Sufficiency

The residence or loan relationship does not in any way constitute a provision of assistance, care, or medical guardianship. The Signatory declares to be **perfectly able to take care of themselves** and is perfectly self-sufficient for basic daily activities. This declaration applies and remains valid even in the case of minor motor or sensory disabilities (as defined in Att. B) that do not compromise basic self-sufficiency.

The Signatory **formally and fully holds the Company and its representatives harmless** from any civil, criminal, or moral liability linked to their health status or lack of assistance. Should the condition of self-sufficiency fail, such circumstance constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

Art. H6 - Extraordinary Food Support (Motor Inability)

If there are proven medical reasons why the Signatory has a disability or absolute motor inability to go grocery shopping independently (evaluated as an inability to take a 15-25 minute walk on a flat paved road), an exemption clause can be activated.

The Signatory declares themselves unable to perform this vital task for medical reasons and is free to send the necessary medical documentation capable of certifying this state to the Company's PEC address `colivingliguria@pec.it`.

In this scenario, so that the Catering service (Att. Z) can proceed regularly without danger to the Signatory's safety, **the Company must explicitly assume the responsibility** (via the appropriate selection in Configuration Attachment H) to ensure the presence of internal or external company staff tasked with carrying out daily/weekly grocery shopping on behalf of the resident in question. This is to all effects an assumption of logistical and human responsibility that the Company may accept or decline at its sole discretion during the drafting of the contract.

Art. H7 - Smoking Regime (Reference to Att. C)

Should the Signatory be identified as a smoker in the configuration form of this attachment, they commit to strictly respecting the smoking areas and procedures defined in **Att. C**.

The Signatory declares to have reviewed the financial penalties and automatic termination clauses provided in case of violation of the smoking ban in indoor or unauthorized spaces, as specified in the aforementioned regulation.

Att. H Configuration

Privacy Note (Protected Data): Health information provided is treated with the highest confidentiality, as specified in Attachment D (GDPR).

Health Status and Medical Coverage

Italian EU / EEA / Swiss Non-EU

Simplified Path (Italians):

Tax Code (SSN): _____

Health Card Expiry: _____

Health Service (EHIC):

Tax Code (SSN): _____

Country of Issue: _____

Institution: _____

Personal ID Num.: _____

Card Num.: _____

Card Expiry: _____

Private Insurance (Schengen):

Insurance Company: _____

Policy Number: _____

24/7 Emergency Hotline: _____

Coverage Limit > 30k€: _____

Repatriation Covered:

Expiry: _____

Work Coverage (INAIL)

INAIL or Other Work Insurance: The Signatory declares to have coverage and commits to send details and proof to the corporate PEC colivingliguria@pec.it.

Emergency Contacts (Next of Kin)

Full Name: _____

Relationship: _____

Phone with country code: _____

Languages Spoken: _____

Declarations of Self-sufficiency and Logistics

- **Self-sufficiency:** The Signatory declares to be perfectly able to take care of themselves, holding the Company harmless from any responsibility.

Non-Smoker **Smoker (Att. C Regime)** *In*

case of a smoker, the penalties and restricted areas defined in Attachment C apply.

- Inability to Shop Independently:** Medical declaration of inability to walk 15-25 mins.
- Corporate Takeover (Groceries):** The Company agrees to take care of daily groceries.

Allergies and Intolerances

The following reports (food, animals, materials) are necessary for the correct organization of catering and assistance services (Att. Z):

Medical Information for Emergencies (118)

Notes for emergency services (optional - protected data Att. D): _____

End of Document

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COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: K1-02

Attachment K

Camping and Outdoor Sheet

*Attachment modifiable pursuant to Att. R***The Company**

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(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.): M1-_____
Attachment Version: K1-02

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.

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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. K1 - Scope of Application and Qualification of Use

This attachment exclusively governs the technical and behavioral procedures for using outdoor spaces and camping areas.

The legal nature of the occupation title (whether attributable to a lease, loan for use, hospitality service, or other agreement, including verbal ones) is defined exclusively in the Reference Agreement. This Attachment K does not change or qualify that nature, limiting itself to defining the operational limits of the granted authorization.

Art. K2 - Identification of the Indicated Area

This Attachment is inextricably integrated with the Reference Agreement stipulated by the Signatory. Every individual holds the authorization to stationary use and stay solely within the specific unit and/or zone indicated in their contractual document or in **Att. R**.

If in the contractual document, referring to the indicated space, the wording "See Att. K" is explicitly reported (with the "Alternative to Room" selection active in the Configurator of this Attachment), it is irrevocably agreed that **no room or internal covered space is granted for use to the Signatory**. In this scenario, the sole authorization for stationary use granted is limited to the outdoor pitch or area indicated in this Attachment K.

Art. K3 - Prohibition of Unauthorized Occupation

Without the drafting and formal acceptance of a new written agreement between the Parties, the Signatory is in no way permitted to autonomously change their assigned room or pitch. Extended stay or overnighting in any other unit, room, meadow, or pertinent zone other than the designated one is **strictly and absolutely prohibited**.

In particular, it is **strictly forbidden** to camp, sleep in a tent, in a van, or in a car outdoors, on the lands and appurtenances owned or managed by ColivingLiguria, without the prior and formal conferment of the permission sanctioned by this duly signed Attachment K. Such conduct constitutes **unauthorized camping on private land** and is also to be considered a violation of current national and regional regulations (e.g., Liguria Regional Law n. 2/2002 and subsequent amendments, as well as violation of Art. 633 Penal Code regarding Invasion of lands or buildings).

K3.1 Default and Sanctions

Failure to comply with these prohibitions constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

1. **Financial Retention:** The possible enforcement and full retention of the Security Deposit (as per **Att. F**), to be ascribed as compensation for the unauthorized, improper, and harmful use of private spaces and lands, without prejudice to further actions for environmental or image damages.
2. **Reporting to Authorities:** The immediate reporting to local Public Security Authorities for the offenses of trespassing (Art. 614 Penal Code), invasion of lands or buildings (Art. 633 Penal Code), and unauthorized camping on private land.

Art. K4 - Equipment Levels

1. **Unequipped - Ground Only:** Use of bare pitch. Equipment at the Signatory's expense.
2. **Partially Equipped:** Includes access to power, water, and "Base Camp" common areas.
3. **Fully Equipped:** Pre-arranged area (Pitched tent and sleeping system).

Art. K5 - Behavioral Rules

It is forbidden to light ground fires, dig channels, or disturb wildlife. Waste must be managed according to Sustainability Guidelines (**Att. S**).

The lighting of unauthorized fires, the alteration of the soil, or stationing outside the assigned areas constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

End of Document

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COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: L2-01

Attachment L

Lease, Utilities, and Furnishing

*Attachment modifiable pursuant to Att. R***The Company**

**ColivingLiguria S.r.l. – Innovative
Startup with a Social Vocation (SIAVS)**
(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.): M1-_____
Attachment Version: L2-01

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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. L1 - Subject of the Lease

This attachment defines the terms of use for the assigned room and private spaces, as well as the furnishing methods and system compliance.

Art. L2 - Space Furnishing Procedure

L2.1 Introduction

The room is delivered unfurnished, unless otherwise indicated in the configuration document. At the beginning of the stay, only a high-quality inflatable mattress (approx. 70 cm high) provided by the Company will be present to ensure immediate usability of the space.

The final furnishing will be agreed between the Signatory and the Company according to one of the following options:

- **Signatory's Personal Furniture**
 - **Description:** The Signatory brings furniture they already own.
 - **Transport and Assembly:** Entirely at the Signatory's expense and responsibility.
 - **Ownership:** The furniture remains the exclusive property of the Signatory.
 - **End of Contract:** The Signatory must remove the furniture at their own expense by the move-out deadline.
- **Agreed New Furniture (60/40)**
 - **Description:** The parties agree on the purchase of new furniture.
 - **Costs:** The investment is split **60% (Company)** and **40% (Tenant)**. This split applies *exclusively* if the expense is eligible under active grants/funds for the Company and there is total technical agreement on the type of furniture.
 - **Ownership:** The furniture becomes the exclusive property of ColivingLiguria.
 - **End of Contract:** The furniture remains in the room; the Signatory has no right to remove it or to refunds of the paid share.
- **Detailed Furnishing Plan**
 - **Description:** Definition of a modular and technical furnishing plan.
 - **Timing:** This plan can be agreed upon and attached to this article even **after the signature** of the Reference Agreement, via an integration module signed by both parties.
 - **Detail:** The module will specify every single purchase, the relative participation shares, and the final ownership regime.
- **Non-Agreed Furniture**
 - **Description:** The Signatory purchases furniture without a prior written agreement with the Company.
 - **Ownership:** The furniture remains the exclusive property of the Signatory.
 - **Custody:** The Company assumes no responsibility for such goods.
- **Used Furniture with Assisted Transport**
 - **Description:** Retrieval of used furniture (e.g., markets or donations).
 - **Transport:** ColivingLiguria provides the vehicle and driver; the Signatory actively participates in loading/unloading.

- **Ownership:** The furniture becomes the property of ColivingLiguria in exchange for the logistical assistance provided.
- **Self-Furnishing from Company Storage**
 - **Description:** ColivingLiguria has an assortment of furniture stored in its warehouses (tracked in **Att. R**). The Signatory is granted the right to take certain pieces of furniture to self-furnish their room.
 - **Access Procedure:** Access to the warehouse and pickup are subject to **prior verbal permission** granted by Management. The Signatory must verbally agree on which specific items they intend to take.
 - **Transport and Assembly:** Transport from the warehouse to the room and any assembly are carried out entirely autonomously and under the responsibility of the Signatory.
 - **Ownership and End of Contract:** The furniture remains the property of ColivingLiguria. At the end of the contract, unless otherwise agreed, they can be left inside the room (adding them to its equipment) or relocated to the warehouse.

Art. L3 - Technical Disclosure, Systems and Safety (Fundamental Rule)

L3.1 Acknowledgment Replacing Visual Inspection (Art. 1578 Civil Code)

The Signatory declares to enter into this agreement without having previously physically inspected the premises. Consequently, the Parties agree that this document constitutes the **comprehensive technical disclosure** on the state of the systems (electrical and plumbing). The acceptance of the assigned room (whose specifications are defined in the Configuration Attachment) occurs with full awareness of the conditions described herein, fulfilling the requirements of "conscious acceptance" under Art. 1578 of the Civil Code and waiving future claims regarding it.

L3.2 System Configurations and Safety Levels

Depending on the assigned area, the electrical system falls strictly into one of the following configurations. **Any tampering, extension, or unauthorized modification in any of these configurations is strictly forbidden.**

Certified System (With Di.Co.)

The room is equipped with a standard electrical system, duly certified by a licensed professional (Declaration of Conformity ex D.M. 37/2008). The use of personal CE-marked appliances is permitted, within the limits of available power. It is forbidden to dismantle sockets, switches, or open junction boxes.

Limited Use System (Without Di.Co. / Work in Progress)

The room is undergoing modernization and the system **is not yet certified (Di.Co.)**. To protect safety, the Company guarantees the total absence of exposed copper wires and the upstream installation of a functioning differential switch (RCD). Electrical supply is limited exclusively to pre-installed low-voltage terminals (e.g., USB power supplies or chargers fixed to the socket). **It is strictly forbidden** to disconnect these transformers, insert multi-socket power strips, or attempt to connect high-load devices (e.g., heaters, hair dryers). The Signatory accepts this limit as an essential condition for using the space.

Electrical System Deactivated by Management Safety Policy

The assigned area is equipped with a physically installed electrical system. In implementation of the internal company safety policy and for management planning reasons (e.g., scheduled maintenance, ongoing renovation works, or space reorganization), **the Company has voluntarily disconnected**

the power supply at the source, at the main electrical panel, which is kept locked and supervised. The Signatory is informed of this management restriction and expressly accepts it as an essential condition of the assigned space. Pursuant to the jurisprudence of the Court of Cassation, such informed acceptance is valid between the Parties for civil law purposes¹⁰. **For administrative and health purposes, the lack of electrical supply is formally justified as a documented voluntary management restriction.** The rooms may be subject to future works, the timing of which will be communicated by the Company. The rooms are in any case compliant with the minimum requirements set forth in the Ministerial Decree of 5 July 1975 for the aspects within the Company's competence.

L3.3 Liability for System Tampering

Regardless of the electrical configuration of the assigned area, any unauthorized intervention on the electrical system — including, without limitation, the disconnection of pre-installed safety devices, the insertion of power strips or extension cords, the connection of high-load devices, any attempt to restore the sectioned power supply at the electrical panel level, or any other tampering, even of ordinary nature or apparently harmless — constitutes **abnormal behavior and gross negligence pursuant to Art. 1229 Civil Code**, capable of creating a mortal risk (electrocution ex Arts. 590/589 of the Penal Code; fire ex Art. 449 of the Penal Code).

Such conduct exempts the Company from all civil and criminal liability for damage to persons or property resulting from the unauthorized intervention, breaks the causal link ex Art. 41, para. 2, of the Penal Code between the management of the structure and the harmful event, and constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

Art. L4 - Internet Connectivity and Digital Services

L4.1 Optional Nature of the Service

Internet connectivity, where granted, constitutes an ancillary and **strictly optional** service, not relevant to the legal qualification of this contract or the determination of the consideration. Its possible absence, degradation, or interruption does not constitute contractual default by the Company, nor does it grant the Signatory any right to termination, reduction of consideration, or damages.

L4.2 Technical and Infrastructure Limitations

The speed values indicated in the configuration section (Low Speed \leq 50 Mbps; High Speed \geq 500 Mbps) are **purely indicative** and do not constitute a contractual commitment. The actual speed depends on multiple factors outside the Company's control, including:

1. The quality and saturation of the local ISP Provider's network.
2. The type and age of the internal network infrastructure of the property.
3. The number of simultaneously connected users and their concurrent bandwidth usage.
4. Possible maintenance interventions or technical failures of the external network manager.

The Company assumes no guarantee, express or implied, regarding the availability, continuity, or performance of the connection. The service is provided **as is**, without service level obligations (SLA).

Art. L5 - Maintenance and Modifications

Every personalization intervention (painting, holes for pictures) must follow the **Maintenance Guidelines** referred to in **Att. M**. Unauthorized interventions will result in the obligation to restore or a

¹⁰**Legal References:** The Court of Cassation has consolidated the principle that the lack of occupancy certification or non-conformity of systems does not render the lease null and void, but is only opposable between the contracting parties if the tenant was aware of it at the time of signing. See: *Cass. Civ., Sec. III, No. 22557/2014, 7099/2011, 3341/2018*. Regulatory basis: Arts. 1575, 1578, 1581 Civil Code.

deduction from the security deposit.

End of Document

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COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: M1-01

Attachment M

Maintenance Clause

The Company

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(Represented by Simone Testino)

Tax & Registration Data:

P.IVA: 01939660096

REA: SV - 248967

Official Contacts:

Email: colivingliguria@gmail.com

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The Signatory

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Main Contract (Ref.): M1-_____**Attachment Version:** M1-01

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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. M1 - Nature of the Relationship and Obligations of the Signatory

It is unequivocally clarified that the Reference Agreement does not in any way constitute an employment relationship. The Signatory is not an employee or a collaborator of the Company.

M1.1 Absence of Direction and Coordination

The Company exercises no directive power and does not organize the Signatory's activity. Any initiative is to be understood as purely **personal and hobbyist**.

M1.2 Prohibition of Volunteering and Irregular Work

Any volunteering, off-the-books work, hidden payments, or payments in kind are strictly excluded. All economic transactions, payments, and any exchanges of value between the parties must be explicitly tracked and declared exclusively within the body of the reference agreement.

Art. M2 - Hobby/DIY Approval Regime and Derogations

M2.1 Effectiveness of the Checkbox and Hierarchy of Sources

If the "Hobby Approval (DIY)" option is enabled in the configuration document (Config. M), the parties agree that formal approval on signed paper is not required for zero-risk free building interventions only. A written authorization in a hobbyist but **electronically or multimedially traceable** form (e.g., WhatsApp, chat, email, audio/video recordings) granted by the Administrator is considered legally sufficient.

Hierarchy and Nullity of Hobby/DIY Permission: It is clearly specified that hobby/DIY approval can never derogate, overwrite, or annul the formal provisions and mandatory prohibitions of this Reference Agreement. Should the intervention present risk profiles for safety, or pursue unauthorized purposes, any hobby permission granted by the Administration must be considered legally **null, invalid, and ineffective**, with the written prohibitions in this formal document always prevailing.

M2.2 Exclusive and Mandatory Purposes (The Three Pillars)

The derogation from formal approval is granted and considered valid exclusively if the autonomous intervention of the Signatory pursues one or more of the following three mandatory purposes:

1. **Comfort Improvement:** Aesthetic or functional adaptation of the space for exclusive personal benefit and enjoyment during the stay.
2. **Recreation and Hobby:** Execution of manual works for pure personal pleasure, delight, leisure, or pastime.
3. **Educational Intent:** Practical learning, safe experimentation, and acquisition of new manual or technical skills.

The execution of works for any purpose other than those listed above (by way of example: profit-making, work for third parties) is categorically prohibited. The violation of this prohibition constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

M2.3 Zero Risk and Personal Protective Equipment (PPE)

The Signatory evaluates under their exclusive responsibility that the intervention to be performed involves absolutely **zero** risk to their own and others' physical safety. The Signatory is obliged to procure independently all necessary Personal Protective Equipment (PPE) and safety means. No safety equipment is, or ever will be, provided by the Company, even if the intervention involves the use of borrowed corporate tools (for which strict reference is made to the rules in the section "*Gratuitous Loan for Use: Technical Equipment*").

M2.4 Total Absence of Supervision (Culpa in Vigilando)

The parties agree and stipulate that **there is in no way an obligation of surveillance, direction, coordination, or observation** on the part of the Company. The Company does not supervise, does not observe, and is not required to take an interest in the execution of the works. Consequently, any liability attributable to *culpa in vigilando* or Art. 2051 of the Civil Code is expressly excluded.

The parties acknowledge and peacefully accept that the Administrator or Company operates completely disconnected from the executive phase: during the performance of the hobby by the Signatory, the Administrator may reside elsewhere, be in another room, in another apartment, or even abroad, making any form of control materially impossible and legally unenforceable.¹¹

M2.5 Third-Party Damages and Hold Harmless Clause

The Signatory assumes exclusive, unlimited, and objective responsibility for any material or personal damage caused to third parties (including, by way of example, other residents, neighbors, or common parts of the condominium) resulting from the execution, even accidental, of their interventions.

The Signatory obliges themselves to fully indemnify and hold the Company harmless from any compensation claim made by third parties. In the event of an accident or dispute, the Company is unquestionably authorized to retain with immediate effect the entire Security Deposit (Att. F) as a guarantee and preliminary restoration fund, without prejudice to the right to take action in all competent civil and criminal courts for the coercive recovery of the entire excess damage.

M2.6 Compliance with the Consolidated Building Act and Prohibition of Abuse

It is absolutely and categorically forbidden to execute works that exceed the strict limits of mere "Free Building" or that involve volumetric, structural, plant (electrical/plumbing) alterations, or modifications to the cadastral plan, in violation of the Consolidated Building Act (D.P.R. 380/2001) and current Italian urban planning regulations.

The parties agree that any violation of this prohibition constitutes a serious criminal and administrative offense committed by the Signatory in total autonomy, without the knowledge and against the formal and documented will of the Company. In addition to constituting an **Event of Grave Breach** with consequent immediate termination and eviction (**Att. T**) and the total forfeiture of the deposit (**Att. F**), the Company will immediately report the abuse to the competent Public Security Authorities. The Company will take legal action against the Signatory for full compensation of all sanctioning damages, legal fees, and costs of demolition and restoration of the premises.

M2.7 Waste Disposal and Environmental Compliance

The Signatory assumes total and exclusive responsibility for the proper management and disposal of waste, residual materials, and any chemical or polluting substances (e.g., paints, solvents, oils) deriving from their hobby activities, in strict compliance with the Consolidated Environmental Act (D.Lgs. 152/2006) and the directives detailed in the House Rules (**Att. C**).

It is absolutely forbidden to pour polluting substances into domestic drains or to abandon special waste in common areas or near the structure. Any environmental offense is solely attributable to the Signatory and constitutes an **Event of Grave Breach** (Att. T), with consequent full retention of the guarantee (Att. F) and full recourse for any administrative or criminal penalties levied against the Company.

M2.8 Absolute Prohibition of Execution by Third Parties

The derogation to formal approval for hobby interventions is granted strictly personally (intuitu personae) to the Signatory alone. It is **strictly prohibited** to delegate the execution of the works,

¹¹**Legal References:** Neutralization of *Culpa in vigilando*: In the absence of a subordination bond, but mere consent to the exercise of a private and autonomous hobby activity in a place over which the loanee exercises detention, the causal link is interrupted. The pre-declared physical absence of the owner fundamentally excludes the enforceability of surveillance.

introduce, or be assisted by third parties (friends, relatives, workers, artisans, or handymen), whether paid or free of charge.

As explained in **Att. C**, no individual without a formal Reference Agreement entered into with ColivingLiguria is authorized to access or operate in the company spaces. The introduction of unauthorized third parties exposes the Company to unacceptable security risks and *culpa in vigilando*, and therefore constitutes an immediate **Event of Grave Breach** sanctionable with eviction (**Att. T**) and the application of the maximum penalties provided for (**Att. F**).

Art. M3 - Gratuitous Loan for Use: Technical Equipment, Tools and Appliances

M3.1 Derogation for Manual Tools and Integrated Safety Provisions

For simple manual tools only (by way of example: shovels, shears, hand saws, hammers, as well as non-electric kitchen tools such as knives, cleavers and the like, belonging to Sets GEN, WOO, GAR, KIT), if the use of the relevant category is authorized in the Configuration of this attachment (Con. M), the use and safety instructions are entirely replaced and exhausted by the provisions of this paragraph, without the need for reference to external manuals.

Authorization to use such tools (Set MAN) is granted exclusively if the "Simple Manual Tools" option is checked in the Configuration of this attachment (Con. M). The activation of this checkbox in the Reference Agreement constitutes proof of receipt, reading, and acceptance of the safety rules reported here, which replace for all legal purposes the manufacturer's user manual.

The Signatory strictly obliges themselves, under their exclusive responsibility and before each single use, to the following:

- verify the structural integrity of the tool, ensuring in particular the absence of cracks, splinters, or loose parts;
- wear the necessary Personal Protective Equipment (PPE) such as, but not limited to, cut-resistant gloves and suitable footwear;
- use the tool exclusively for its natural intended purpose.

Failure to observe these preventive prudence rules, or the use of tools belonging to Sets not explicitly checked in Att. M in association with the Reference Agreement, unassailably constitutes gross negligence of the Signatory pursuant to and for the purposes of Art. 1229 Civil Code, exempting the Company from all civil and criminal liability.

12

M3.2 Cumulative Suspensive Condition (Artt. 1803 and 1353 c.c.)

With the exception of simple manual tools regulated by the previous paragraph, the authorization to use electrical equipment and appliances is configured as a **Gratuitous Loan for Use** (art. 1803 Civil Code). The effectiveness of this authorization is subject to an **essential and cumulative condition precedent**: the tool must be listed in **Att. R AND** said attachment must contain a working link to the relevant **User Manual (PDF)**. In the absence of even one of these requirements, use is **strictly prohibited**.

M3.3 Diligence, Identification and Safety Obligations

Prior to each use, the Signatory obliges themselves to: **1. Positive Identification (Art. 1176 Civil Code)**: Ascertain the exact correspondence between the physical tool and **Att. R. 2. Study of the**

¹²**Legal References:** Documentary Integration: The direct inclusion of safety warnings in the body of Att. M guarantees contractual certainty by complying with information obligations without the need for external manuals for goods outside the Machinery Directive. The voluntary assumption of risk severs any culpa in vigilando.

Manual: Fully read the indicated User Manual. **3. Inspection and PPE (Leg. Decree 81/2008 and Dir. 2006/42/EC):** Verify the presence of original safety devices and wear the required Personal Protective Equipment.

M3.4 Warranty of Competence and Assumption of Risk

By selecting one or more Tool Sets in the Configuration of this attachment (Con. M), the Signatory provides a specific **warranty of technical competence**. They declare under their own responsibility to possess the necessary experience for the safe use of such equipment.

The Company is exempt from any burden of verifying the Signatory's skills. Any damage resulting from incompetence, negligence, or imprudence in the use of the tools for which competence was declared is the exclusive responsibility of the Signatory, constituting a voluntary assumption of risk that severs the causal link with the Company.

M3.5 Total Waiver of Liability (Artt. 1812 and 1229 c.c.)

Pursuant to art. 1812 of the Civil Code, the Company is **exempt from any civil and criminal liability** for damage to persons or property resulting from use, their own incompetence, incorrect identification of the asset, or failure to adopt PPE by the Signatory, except only for willful misconduct regarding known hidden defects. The use of goods lacking a manual or not present in the inventory injected into **Att. R** constitutes gross negligence under art. 1229 of the Civil Code.

M3.6 Penalty for Unauthorized Use and Absolute Prohibitions (Art. 1382 c.c.)

Any use of equipment not included in Att. R, or whose use occurs in violation of these provisions, is **strictly prohibited** and constitutes an **Event of Grave Breach** sanctionable pursuant to **Att. T**.

Art. M4 - Penalties and Evidentiary Regime

Should the Signatory use unauthorized equipment, or use assets in violation of the integrated safety rules, the following penalties will be applied and recorded in the "Debt Line" (Att. F):

- **Unauthorized Use of Equipment:** Fixed penalty of € 100.00 for each single violation established according to the evidentiary regime of **Att. F**.
- **Termination and Compensation:** Since unauthorized use constitutes Gross Negligence and exposes the Company to serious liability risks, such conduct constitutes an Event of Grave Breach. This entails the immediate termination of the relationship (Att. T), the obligation to vacate, and the right for the Company to retain the Security Deposit for damages and legal fees.

M4.1 Standard Sanction for Usage Violations

In accordance with the nature of the Penalty Clause (Art. 1382 c.c.) and the Agreement on Evidence (Art. 2698 c.c.) governed by **Att. F**, the Parties agree that **any ascertained violation** of the rules for the use of equipment (**Att. M**) — including, by way of example, the use of unauthorized tools, failure to comply with safety protocols, or improper use of assigned Sets — entails the automatic application of a fixed penalty of **€100.00** (One hundred/00 Euro).

This amount is to be considered a certain, liquid, and enforceable debt and is immediately recorded in the Register of Pendencies (**Att. F**) for subsequent compensation from the Guarantee Fund.

End of Document

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: R1-03

Attachment R

Internal Registry and Identification

The Company

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
(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.): M1-_____
Attachment Version: R1-03

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 M1-_____) are processed pursuant to EU Regulation 2016/679 (GDPR), as detailed in Attachment D. 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:** April 25, 2026

Art. R1 - Objective and Purpose

This document constitutes the **Single Source of Truth** for the identification of all assets and documents of ColivingLiguria. Every relevant element (buildings, units, spaces, stoves, tools, keys) is codified here. This Att. R serves as the official legend for all references indicated in the main agreement and previous articles.

Art. R2 - Real Estate Identification and Cadastral Data

R2.1 Identification Methodology

Pending the completion of the digital technical mapping, the exact identification of the unit or space that the Signatory is authorized to use takes place exclusively via **unique description and reference to the current Cadastral Registry data** (Sheet, Parcel, Subordinate), explicitly stated directly in the body of the main agreement.

The areas assigned for residential use are guaranteed to comply with the minimum health and hygiene limits (min. 9 sqm for single use) and registered in **Cadastral Category A** (Residential). Any space not mentioned in the main agreement is to be considered restricted or prohibited access, according to the Strict Whitelist principle.

Art. R3 - Asset Inventory and "Strict Whitelist"

R3.1 Principle of Strict Whitelist and Provisional Data

This Attachment operates according to the **Strict Whitelist** principle: the Signatory is authorized to use, access, or interact EXCLUSIVELY with the spaces, equipment, and assets explicitly listed and coded in the tables below.

It is acknowledged that some registries (e.g., Asset Inventory) are currently being populated or contain provisional data. If a table is empty, this absence **DOES NOT imply free use**, but translates into an **absolute prohibition of use and access** for any unregistered item.

R3.2 Declaration of hazard and user manual

The use of movable property, tools, and equipment operates according to the **Strict Whitelist with Double Validation** principle: use is permitted ONLY if the item is present in the Inventory (Technical Appendix) AND if the Signatory has read the relevant manual.

Declaration of hazard: As of today, in the absence of database population, the Asset Inventory is to be considered **EMPTY**. Consequently, it is **strictly forbidden** to use any tool or machinery present in the appurtenances, workshops, or common areas. The Company has adopted all reasonably required preventive measures to prevent unauthorized access to such assets, including, by way of example, the locking of workshops, garages, and storage areas. Any violation of this prohibition or use of unregistered goods — occurring despite the preventive measures adopted by the Company — **severs the causal link** between the Company's conduct and any harmful event: constituting a voluntary assumption of risk by the Signatory, the related liability for any damages incurred is attributable **exclusively to the Signatory** pursuant to Art. 1227, para. 1, Civil Code. The Company is therefore fully exempt from any civil liability for damages arising from such unauthorized use.

R3.3 Coding Derogation for Simple Manual Tools

In derogation of the analytical coding procedure (LLL-LLL-NNN), simple manual tools (by way of example: shovels, shears, hand saws, belonging to Sets GEN, WOO, GAR) are listed in the Technical Appendix exclusively via a **brief objective description**. The safety provisions, conditions of use, and liability profiles for the use of such assets are entirely governed by **Att. M** and bound to the relevant authorizations of the Reference Agreement.

R3.4 Asset Codification System

Without prejudice to the provisions for simple manual tools, any other tool, machinery, or appliance is uniquely identified by the code in the format:

LLL-LLL-NNN

Where:

- **LLL (Type):** First 3 letters of the type (e.g., SME = Grinder, ASC = Axe, CAR = Wheelbarrow).
- **LLL (Brand):** First 3 letters of the brand (e.g., BOS = Bosch, MAK = Makita).
- **NNN (Progressive):** 3-digit sequential number (e.g., 001, 002). In case of partial homonymy, the numbering continues. In case of uniqueness, the code ends with 001.

R3.5 Codification of Tool Sets - Groups

To simplify contractual assignment, tools are grouped into Operational Sets. The assignment of a Set implies authorization to use all manual tools under 5kg relevant to that category.

Set Code	Set Name	Description and Scope
MAN	Set Manual (Attrezzi Semplici)	Macro-category enabling the use of all non-powered tools included in the various sets, governed directly in Att. M.
GEN	Set General (Base)	Small maintenance: Screwdrivers, Hammers, Pliers, Fixed keys, Measuring tape.
WOO	Set Wood (Falegnameria)	Woodworking: Manual saws, Chisels, Planes, Clamps.
HYD	Set Hydraulics (Idraulica)	Basic plumbing works: Pipe wrenches, Water pump pliers, Adjustable wrenches.
ELE	Set Electrician (Elettricista)	Electrical works (NO Voltage): Scissors, Wire strippers, Crimpers.
MET	Set Metal (Siderurgia)	Metalworking: Hacksaws, Files, Wire brushes.
GAR	Set Gardening (Giardinaggio)	Green care: Hoes, Rakes, Shovels, Manual shears.
KIT	Set Kitchen (Cucina)	Food preparation: Pots, appliances (with manual) and manual tools/cutlery (regulated in Att. M).
CLE	Set Cleaning (Pulizia)	Space hygiene: Brooms, Mops, Specific chemicals, Sponges.

R3.6 Whitelist Inventory

The analytical list of tools comprising the aforementioned Sets, including the Risk Class and the link to the User Manual (necessary condition for authorization of use), is reported in the Technical Appendix (Asset Inventory). It is reiterated that the failure to include an object in this list, or the absence of the link to the manual, constitutes an absolute prohibition of use.

Art. R4 - Modification and Update Procedure (*Ius Variandi*)

R4.1 Classification of Attachments and Degrees of Freedom

In order to guarantee management flexibility and regulatory compliance, this documentary ecosystem is divided into three categories of modifiability. The Company reserves the unilateral right (*Ius Variandi*) to propose or implement updates according to the following mandatory rules:

- **Protected Attachments (Fixed / Unmodifiable):** The following attachments **cannot be modified unilaterally** by the Company. Any modification requires the written agreement of both parties (new contract or signed appendix):
 - **Base Agreement**
 - **Attachment F** - Financial Management (economic and sanctioning clauses)
 - **Attachment M** - Maintenance Conditions (sanctioning clauses)
 - **Attachment R** - Only for the "Modification Procedure" section
 - **Attachment T** - Agreement Interruption Conditions
- **Regulatory Attachments (30-day Notice):** Includes Attachments A, B, C, D, L. The Company can modify them unilaterally by sending a PEC/Email communication with **30 (thirty) days** notice. In case of non-acceptance (contestation of Substantial Modification), the Signatory has the right to withdraw from the agreement without penalties according to the procedure described below.
- **Dynamic Attachments and Registries (Immediate Effect):** Attachments R (descriptive parts), H and all Injected Tables (e.g., Asset Inventory, Document Registry). Being operational registries that reflect the state of affairs (e.g., adding a new tool or updating a software version), modifications become effective immediately upon telematic notification, without the right of extraordinary withdrawal.

R4.2 Operational Modification Procedure

The modification procedure is divided into the following mandatory phases:

1. **1. Notification of the Proposal** The Company notifies the update proposal by sending the new attachment in digitally signed PDF format.
 - **Channel:** PEC (or ordinary email if the Signatory lacks PEC or if so agreed).
 - **Advance Notice:** At least **21 (twenty-one) days** before entry into force.
2. **2. Response Deadline** The Signatory has **7 (seven) days** from receipt to evaluate the changes.
3. **3. Signatory Options** Within this period, the Signatory may:
 - **Accept:** Explicitly or via **passive consent** (failure to communicate within 7 days);
 - **Withdraw (Contest):** Exercise the right of withdrawal **only if** the modification falls within the relevant "Substantial Modifications" types.
4. **4. Contestation and Withdrawal Procedure** To exercise the right of withdrawal **without penalty**:
 - (a) The Signatory must believe that the modification is **Substantial**.
 - (b) They must send a formal communication (PEC or E-mail) to the Company **within 7 days**.
 - (c) They must specify which point configures the modification as substantial.

In case of valid contestation, the agreement is terminated on the agreed date without penalties and with refund of the Guarantee Fund. Otherwise, the modification is considered approved.

R4.3 Classification Criteria and Right of Withdrawal

The right of withdrawal depends exclusively on the type of modification.

- **Substantial Modifications - Right of Withdrawal** Grant the right to withdraw without penalty. They are strictly:
 - **New Recurring Costs** (fees, unforeseen fixed charges).
 - **High Sanctions** (exceeding 100.00 Euros).
 - **Removal of Essential Services** (Internet, kitchen, washing machine, utilities).
 - **Personal Freedom Restrictions** (curfew, unreasonable guest prohibition).
 - **Work Impact:** Modifications with relevant economic impact on concurrent work or collaboration contracts.
 - **Negative Structural Modifications:** Significant reduction of accessible common spaces or the size of assigned private spaces.
- **Minor or Administrative Modifications - No Withdrawal** Do not grant the right of immediate withdrawal. They include:
 - Correction of errors, typos, and updating personal data.
 - **Mandatory legal adjustments.**
 - Sanctions equal to or less than 100.00 Euros.
 - Minor organizational changes that do not disturb peaceful living.
 - Modifications that do not limit essential services.
- **Positive Modifications - No Withdrawal** Improvements or additions of services in favor of the Signatory. They never grant the right of withdrawal.

R4.4 Non-Modifiable Essential Elements

Pursuant to artt. 1571-1606 of the Civil Code, the Company **cannot in any way unilaterally modify** the following essential elements of the Agreement:

- **The assigned real estate unit (Private Space).**
- **The participation fee.**
- **The agreement duration.**

Any attempt to modify such essential elements via the attachment modification procedure is to be considered null and void.

R4.5 Scope of Permitted Modifications

Permitted modifications relate exclusively to:

- The rules of coexistence and management of common spaces.
- The list of included utilities and accessory services.
- The supplementary activities offered.
- The spaces available for events.
- Other organizational and non-essential provisions.

R4.6 Certification, Traceability and History

To guarantee certainty of date and integrity of the modifications, the Parties agree that every new version of the attachments becomes effective only following notification made via PEC. The PEC sending date constitutes certain date of opponability of the new version.

This registry serves as the **single central registry** for the traceability of all agreement attachment versions.

Data Inizio Nuovi Accordi: La versione si applica a tutti gli accordi stipulati a partire da questa data. **Entrata in Vigore Universale:** Se specificata, indica la data in cui la nuova versione sostituisce quella precedente anche per gli accordi già in essere. Each attachment is identified by a unique code composed of: **Letter** (attachment code), **Universal Version (X)** and **Revision (YY)**. **Start Date of New Agreements:** The version applies to all agreements stipulated starting from this date. **Universal Entry Into Force:** If specified, indicates the date on which the new version replaces the previous one even for existing agreements.

Art. R5 - Hierarchy of Sources and Interpretative Criteria

In order to resolve any antinomy, interpretative conflict, or overlap between the stipulations of this relationship, the Parties agree that the interpretation and execution of the agreements shall be governed by the following strictly descending hierarchy of sources:

1. **Absolute Precedence and Certain Date:** Documents bearing a digital or qualified electronic signature affixed by the Company prevail over any other documentation. In the event of concurrence between multiple validly signed documents, the document bearing the most recent certain date prevails entirely.
2. **Agreement Body vs Attachments:** In the event of a discrepancy between the main text (*corpus*) of the Base Agreement and the provisions contained in its Attachments, the clauses of the main body of the Agreement prevail over those of the Attachments.
3. **Business Branch vs Living Branch:** Should the Signatory concurrently sign, bearing the same certain date, an agreement relating to the "ColivingLiguria Living" branch and an agreement relating to the "ColivingLiguria Business" branch, in the event of a conflict, the provisions of the "Business" agreement prevail entirely.
4. **Topographical-Positional Criterion:** Should antinomies or internal contradictions be found within the same agreement document, the positional criterion applies: the clause that typographically precedes in the order of the text (from the first to the last page) prevails over the subsequently drafted one.
5. **Nullity of Oral and Informal Agreements:** Any agreement, understanding, or stipulation in a merely oral form is radically null and void. Unsigned written communications (e-mails, WhatsApp, messaging) have in no case novative or derogatory efficacy with respect to what is formally signed. Such informal means assume executive validity **exclusively** if: a) they do not conflict with this agreement; and b) there is a specific enabling clause in the Base Agreement or Attachments that explicitly authorizes their use for specific procedures. Otherwise, they are considered *tamquam non esset* (as if not written).

The Company reserves the right to establish further and specific hierarchical derogations within specific sections of the individual Agreement or its Attachments, which in such case will have the nature of a special clause prevailing over the general rules.

Art. R6 - Signing Procedures and Legal Validity

The ColivingLiguria system adopts different methods for agreement finalization, all compliant with current Italian legislation (Civil Code and Digital Administration Code - CAD).

R6.1 Remote Signing (Digital Document)

This method is based on the exchange of documents via PEC or Email (artt. 1326 and 1335 Civil Code). The document, signed in original and scanned, or signed electronically, acquires full legal efficacy as a "Digital Document" pursuant to Art. 20 of the CAD (D.Lgs. 82/2005). Transmission via PEC guarantees certainty of date and delivery.

R6.2 Signing in Person (Holographic Signing)

Represents the traditional signing of the paper copy (Private Deed) pursuant to Art. 2702 Civil Code. The handwritten signature placed in the presence of the parties or a delegate guarantees the immediate finalization of the relationship and the delivery of assets.

R6.3 Digital Signing and Cryptography (FEA/FES/FEQ)

Uses advanced, qualified, or simple electronic signature tools via certified platforms. Pursuant to artt. 20 and 21 of the CAD, such signature has the effectiveness provided for by art. 2702 Civil Code and satisfies the written form requirement, guaranteeing the integrity and immutability of the document.

The affixing of the Signature on the Base Agreement extends its legal validity to the entire cryptographic hash of the generated PDF package, including these Attachments and the related Injected files.

Art. R7 - Technical Appendix: Registries and Whitelist

This appendix contains data extracted dynamically from the ColivingLiguria databases. The validity of such data is certified at the generation date indicated in each table.

R7.1 Asset and Equipment Inventory (Strict Whitelist)

Set	Objective Asset Description	Risk Class	Manuale
MAN	"Dexter" toolbox (Complete set: wrenches, various screwdrivers, files, rasps, manual woodworking and carpentry tools)	Low (Mild)	All. M
MAN	Manual wood saw, steel blade	Low (Cut)	All. M
MAN	Splitting axe for logs, 1.5 kg steel head	Low (Cut)	All. M
MAN	Handy hatchet, 0.5 kg steel head	Low (Cut)	All. M
MAN	Carpenter's hammer, head with nail puller	Low (Impact)	All. M
MAN	3 kg sledgehammer, long handle	Medium (Impact)	All. M
MAN	No. 2 Single-wheel barrows with steel tray	Low (Mild)	All. M
MAN	No. 2 Steel round-point digging shovels with orange handle	Low (Mild)	All. M
MAN	Professional kitchen knife set (Chef, Santoku, Paring), steel blades	High (Cut)	All. M
MAN	Four-sided stainless steel grater	Medium (Cut)	All. M

R7.2 Document Registry and Versioning

Below is the official version table of the documents making up the contractual ecosystem.

All.	Versione	Titolo (IT)	Title (EN)
Att.	A1-01	Mantenimento di Animali	Animal Keeping
Att.	B1-01	Specifiche Idoneità	Suitability Specifications
Att.	C1-01	Regolamento della Casa	House Rules
Att.	D1-01	Trattamento Dati (Privacy)	Data Processing
Contract	E1-01	Contratto Organizzatore Eventi	Contract for Event Organiser
Att.	F1-01	Gestione Finanziaria	Financial Management
Att.	G1-02	Tutela Asset Non-tangibili	Intangible Assets Protection
Att.	H1-01	Manuale di Conservazione	Conservation Manual
Att.	I1-01	Assistenza Partita IVA	VAT Assistance
Contract	I1-01	Contratto di Tirocinio	Contract for Internship
Att.	J1-01	Ripartizione Utili	Profit Sharing
Att.	K1-01	Scheda Camping	Camping Form
Att.	L1-01	Locazione Arredamento	Furniture Leasing
Att.	M1-01	Condizioni di Manutenzione	Maintenance Conditions

Continua nella pagina successiva...

All.	Versione	Titolo (IT)	Title (EN)
Att.	R1-02	All. R	Att. R
Contract	R1-01	Contratto per Residenti	Contract for Residents
Att.	S1-01	Spazi Eventi	Event Spaces
Contract	S1-01	Contratto Social Media Manager	Contract for Social Media Manager
Att.	T1-01	Risoluzione Contratto	Contract Termination
Att.	V1-01	Vocabolario	Vocabulary
Contract	W1-01	Contratto Website Designer	Contract for Website Designer
Att.	Z1-01	Attività Supplementari	Supplementary Activities

End of Document

Execution and Prevalence: This Attachment is an integral part of the Reference Agreement and is deemed formally signed and approved through the signature of the latter; no separate signature is required. In the event of inconsistency, the provisions of the Agreement shall prevail, especially regarding the nature (commercial or hobbyist) of the relationship. Conflicting clauses in this Attachment are to be understood as mere material or clerical errors (ex Art. 1433 Italian Civil Code) and do not constitute a legal violation. The interpretation of the relationship remains subject to the common intent of the parties expressed in the Agreement (ex Artt. 1362-1363 Italian Civil Code), with the Signatory waiving any claims based on the Company's bureaucratic or drafting errors.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: S1-01

Attachment S

Event Dedicated Spaces

*Attachment modifiable pursuant to Att. R***The Company**

**ColivingLiguria S.r.l. – Innovative
Startup with a Social Vocation (SIAVS)**
(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.): M1-_____
Attachment Version: S1-01

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.

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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. S1 - Definitions

1. **Major Event:** An event is defined as major when at least one of the following conditions is met:

- (a) At least 20 people are expected
- (b) The expected duration is at least 24 hours

Annual events and seasonal periodic events are major events.

2. **Minor Event:** All events that are not major are defined as minor.

Art. S2 - Events Currently Scheduled

This section defines the periodic events that the Organizer is required to manage.

The Organizer is invited to view the webpage: <https://colivingliguria.pages.dev/Financials/Business-Segments/Events/Periodic-Events/Periodic-Events> for informal visual and descriptive references.

However, **this Attachment S constitutes the formal** and binding reference.

The events listed below constitute the current operational expectation.

1. **Yearly Events - Annual Events or Holidays** Celebrations of major holidays revisited with the Coliving Liguria spirit.

- **Types:** New Year's Eve, Christmas, Easter, Halloween, University Start (student welcome in collaboration with UniGe).
- **Typical duration:** 24-48 hours.
- **Commitment:** Maximum capacity of the facility and strong community involvement.

2. **Seasonal Parties:** Major celebratory events of the seasonal cycle.

- **Winter Party:** End of January/Beginning of February (1 week). Focus on outdoor activities and bonfires.
- **Spring Party:** Second half of March (3-5 days). Celebration of nature.
- **Summer Party:** June (3-5 days). Opening of the summer season.
- **Autumn Party:** End of November (3-5 days). Harvest and indoor conviviality.
- **Typical duration:** 2-7 days per event.

3. **Music Saturday:** Recurring monthly slot (first Friday/Saturday of the month), seasonal (Spring/Summer/A

- **Nature:** Not guaranteed. Occurs only if artists/bands apply successfully.
- **Responsibility:** The Organizer has the task of **actively sponsoring** the initiative to attract local and non-local bands and producers as soon as the infrastructure allows.
- **Support:** Board, lodging, and audio service provided by the facility.

4. **Weekly Events - Saturday Pizza Night** Recurring weekly event (Saturday evening). Central moment of social life.

- **Execution:** Collective preparation and dinner with a wood-fired oven (outdoor/indoor).
- **Indicative timeline:** Preparation (15:00-19:00), Dinner (19:00), Official closing (22:30).
- **Organizer's Specific Responsibility:** Must ensure that **all participants** (residents and guests) actively contribute to cleaning and tidying operations. Must coordinate with the cook/staff to ensure the organization runs impeccably.

Art. S3 - Available Spaces for Events - Att. R

Event organization activity focuses primarily on the use of outdoor spaces, enhancing the natural context of the property.

For the official nomenclature of rooms and spaces, reference is made entirely to the floor plan and definitions of **Att. R**.

S3.1 Outdoor Spaces - Guaranteed

- **Outdoor Garden:** Cadastral plot 522. Suitable for outdoor events, workshops, recreational, and sporting activities.
- **"Il Forno" Outdoor Area:** Cadastral plot 529. Covered outdoor space usable for small events, outdoor cooking, workshops.

S3.2 Indoor Spaces - Under Definition

- **Current Status:** At the time of signing, there are no guaranteed indoor spaces for events.
- **Update:** The precise definition of available indoor spaces will happen progressively via the procedure provided in **Att. R**.

Art. S4 - Rules for Space Usage

S4.1 Permitted Hours

- **Daytime Events:** from 08:00 to 20:00
- **Evening Events:** from 18:00 to 23:00 (maximum time)

S4.2 Maximum Number of Participants

- **Outdoor Garden - Plot 522** up to 30 people simultaneously
- **"Il Forno" Area:** up to 10 people simultaneously

S4.3 Space Cleaning and Restoration

At the end of each event, the Signatory must ensure the restoration of the original layout and the removal of all waste.

Art. S5 - Responsibility

The Signatory is responsible for damages to spaces, furnishings, and equipment caused during events, as well as for any violations of the usage rules.

End of Document

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COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: T1-02

Attachment T

Termination, Access Ban and Penalties

The Company

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The Signatory

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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. T1 - Universal Scope of Application

This Attachment governs the causes of contract termination and the subsequent bans on access to company facilities. It has general validity and is applicable to any type of Reference Agreement between the Parties, including, but not limited to: B2B contracts between professionals, commercial agreements, generic memberships, or verbal hospitality understandings. This document in no case constitutes a concession of real or personal rights of enjoyment over real estate.

Art. T2 - Independence of Relationships and Renewals

The Signatory acknowledges that any different types of contracts in place with the Company (e.g., a residential contract and a professional/employment contract) are to be understood as separate and autonomous legal transactions.

The termination, expiration, or resolution of one contract does not automatically result in the resolution of the other ongoing contracts, unless otherwise specifically communicated in writing by the Company.¹³

Every contract is strictly understood to be non-tacitly renewable. Any extension or renewal must occur exclusively through the signing of a new digital agreement approved by the Company.

Art. T3 - Cases of Contract Termination

T3.1 Peaceful Termination and Natural Expiration

In case of natural expiration of the term, or consensual termination without contractual violations, the relationship is extinguished peacefully. The Signatory undertakes to return the spaces and equipment in the same condition in which they were received. Following the positive outcome of the check-out inspections, the Company will release and return the remaining balance of the Security Deposit, according to the timing and methods strictly governed in **Att. F (Financial Management)**.

T3.2 Unconditional Withdrawal (Ad Nutum)

It is acknowledged that for the present relationship, the right of free withdrawal (*ad nutum*) in favor of the Company **is not agreed upon**, except as otherwise provided by law or the specific contract type.

T3.3 Automatic Resolution (Express Termination Clause)

In order to ensure maximum protection of the spaces and the community, the parties agree that any violation qualified as an "**Event of Grave Breach**" within this Contract or any of its Attachments, grants the Company the potestative right to invoke the Express Termination Clause. The contract will therefore be automatically resolved with immediate effect if the Company declares, by written communication to the official PEC colivingliguria@pec.it (or Registered Mail), to avail itself of this clause following one of the violations listed below, or any other conduct explicitly sanctioned with a reference to this **Att. T**:

1. Delay of more than 5 (five) days in the payment of agreed rents, penalties or expense reimbursements (Att. F);
2. Transfer to third parties, even temporary, of access keys, or unauthorized hospitality of strangers within the property;
3. Unauthorized alteration of furnishings, locks (including Smart Locks) or voluntary damage to corporate assets;

¹³**Legal References:** Art. 1372 Civil Code (Efficacy of the contract). The legal connection between mixed contracts does not imply automatic mutual invalidation unless expressly agreed.

4. Repeated, clearly intentional, conscious, or particularly severe violation of any coexistence rule, prohibition, or technical prescription contained in this Contract or its thematic Attachments (by way of example but not limited to: Att. A, Att. C, Att. G, Att. K, Att. Z);
5. Making of mendacious, reticent, or clearly inaccurate declarations, whether provided voluntarily or not by the Signatory, regarding any detail, suitability requirement, or essential guarantee provided upon stipulation of this Contract or its Attachments.

14

Uniqueness of the Cause for Termination: In the absence of an *ad nutum* withdrawal agreement, the relationship may be terminated by the Company exclusively upon expiration of the term or for just cause related to the Events of Grave Breach managed above.

Art. T4 - Post-Contractual Obligations (Professional Contracts)

If the terminated contract is of a professional, collaborative, or service provision nature, the Signatory is required to immediately cease any activity in the name and on behalf of the Company. They are obliged to immediately return credentials, access keys, hardware, and strictly comply with all data deletion and confidentiality obligations governed in **Att. G**, the validity of which remains even after the termination of the main relationship.

Art. T5 - Absolute Ban on Access and Mandatory Penalty

Regardless of the cause that generated the end of the relationship (expiration, termination for grave breach, or withdrawal), from the moment of contract cessation, an **Absolute Ban on Access and Stay** automatically triggers for the Signatory at any facility, land, or appurtenance of ColivingLiguria.

T5.1 Penalty Clause for Ban Violation (€ 100.00/day)

If the Signatory physically violates this ban, accessing the facilities, land, or appurtenances of ColivingLiguria **after receipt of the formal written ban notice** (sent by the Company via PEC or registered mail), assuming the status of an intruder, a mandatory penalty of **€ 100.00 (one hundred/00) for every single day** the violation continues is agreed upon, accruing from the day following receipt of such notice.

Digital Domain: This penalty clause applies exclusively to violations of access to **physical** spaces. Violations related to digital systems, credentials, company platforms and accounts (GitHub, Social Media, Database, etc.) are governed entirely and exclusively by **Att. G (Digital and Intangible Asset Protection)** and the related sanctions therein.

The Company will enter this debt in the Register of Pendencies, proceeding with the offsetting and potential coercive recovery of excesses according to the procedures and guarantees provided in **Att. F**.

T5.2 Forced Execution and Coercive Measure (Astreinte)

In case of obstinate resistance to eviction that makes it necessary to resort to the Judicial Authority for the forced execution of the release, the Company will formally request the Judge to apply an additional sum of money due for each day of delay in the execution of the condemnation order.¹⁵

¹⁴**Legal References:** Art. 1456 Civil Code (Express termination clause). Resolution occurs by right when the interested party declares to the other its intention to avail itself of the clause. This excludes the Judge's assessment on the severity of the breach ex Art. 1455 Civil Code, as the parties have predetermined the severity of the aforementioned violations.

¹⁵**Legal References:** Art. 614-bis Code of Civil Procedure (Indirect coercive measures / Astreinte). The Judge, with the order condemning the fulfillment of obligations other than the payment of sums of money (such as the obligation to release a property), fixes, at the request of the party, the sum of money due by the obligor for each subsequent violation or non-compliance, or for each delay in the execution of the order. This sum is cumulated in the executive phase with

This judicial coercive measure will be added to the aforementioned contractual Penalty Clause of € 100.00, exponentially increasing the liquid and collectable debt borne by the abusive Occupant and their guarantors.

End of Document

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the contractual Penalty ex Art. 1382 Civil Code.

COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: V1-01

Attachment V**Vocabulary of Term Definitions***Attachment modifiable pursuant to Att. R***The Company**

ColivingLiguria S.r.l. – Innovative Startup with a Social Vocation (SIAVS)
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Place: Cairo Montenotte · **Date:** April 25, 2026

Art. V1 - Purpose of the Vocabulary

This attachment serves as a reference for all technical or legal terms used in the Reference Agreement and its attachments that have not already been explicitly defined in other specific sections or attachments.

Art. V2 - Additional Definitions

In this section, definitions of residual terms or clarifying agreements not present in the main body of the documentation are reported, where necessary.

— Space reserved for ad-hoc definitions or terminological integrations —

End of Document

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COLIVINGLIGURIA

Supplementary Contractual Documentation

Attachment ID: Z2-01

Attachment Z

Supplementary Activities

Attachment modifiable pursuant to Att. R

The Company

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Art. Z1 - Scope of Application and Legal Qualification

This attachment is modular in nature and its effectiveness is subject to the terms of the Reference Agreement that references it. The nature of the services described herein is strictly determined by the type of contractual relationship established, distinguishing between the following two regimes:

Z1.1 Commercial Regime - Professional Services

If Commercial Use has been selected in the Configuration Att., the performances described in Att. Z are to be understood as commercial business activities. In this scenario, the tax regulations, VAT regime, invoicing, and payment deadlines are governed by the Reference Agreement and/or any Financial All. (Att. F).

Z1.2 Hobbyist and Educational Regime - Non-Commercial

If Hobbyist Use has been selected in the Configuration Att., access to activities and services is on a purely hobbyist, cultural, or educational basis. These activities are provided on an occasional, non-professional, and unorganized basis, without profit and for the sole purpose of promoting the social aims of the project. In this regime, there is no commercial exchange between the parties.

Z1.3 Exclusion of Barter and Labor Protection

Any form of labor exchange (barter) is categorically prohibited. The Company declares that access to services under the "Hobbyist Regime" never constitutes in-kind compensation for work performance.

Any collaborative activity performed by the Signatory is of a purely voluntary nature or mutual aid among community members. This dynamic does not in any way constitute a subordinate (Art. 2094 Civil Code), para-subordinate, or self-employed relationship. The application of regulations on irregular work (Leg. Decree 276/2003) and the related "maxi-sanction" (Law Decree 12/2002) is excluded, as there is no link of reciprocity between the service enjoyed and the activity performed.

Art. Z2 - Description of Activities and Services

The Signatory will have access to all supplementary activities and personal services offered by ColivingLiguria or its appointees, as described on the official website and in specific agreements.

Activities and services may include:

- Language courses (Italian, English);
- Wellness sessions (Yoga, Meditation);
- Personal services (Cleaning, Laundry);
- Social and cultural events.

The list of available activities may vary over time and will be communicated through the official channels of ColivingLiguria.

Art. Z3 - Costs and Conditions of Access

The costs for access to supplementary activities are defined **exclusively in the reference agreement** that calls this attachment.

This attachment **does not define** any cost. Access can be:

- Offered **free of charge** (zero cost);
- Offered at **subsidized conditions** (fee defined in the agreement);

- Subject to costs for materials or contributions to third-party organizers (communicated in advance).

To know the applicable fee, refer to the specific article of the reference agreement that calls this attachment.

Art. Z4 - Circle of Proximity - Beneficiaries

This attachment defines a special category of people who enjoy privileged conditions for access to activities and events organized at the Company. This category is called the "**Circle of Proximity**".

Z4.1 Who belongs to the Circle of Proximity

The following categories of people are part of the Circle of Proximity:

1. **Members of ColivingLiguria:** All Signatories holding an active agreement that provides for access to Supplementary Activities.
2. **Inhabitants of Località Chiappella:** Any person residing or domiciled in Località Chiappella (Municipality of Cairo Montenotte, Province of Savona), unless explicitly excluded as defined in updated versions of this attachment according to the procedure set out in **Att. R**.
3. **Friends and Supporters of the Project:** People who have contributed or can significantly contribute to the ColivingLiguria project, upon notification by the Company.
4. **Other beneficiaries:** Further people may be added to this list in future versions of this attachment, according to the modification procedure set out in **Att. R**.

Z4.2 Privileges of the Circle of Proximity

Members of the Circle of Proximity are entitled to:

- Free or subsidized access to events organized at the Company;
- Exemption from entry tickets or participation fees;
- Preferential conditions for the purchase of consumable goods (maximum margin limited to cost);
- Priority in bookings for limited-number activities.

Art. Z5 - General Terms of Supply

Z5.1 Accessory and dynamic nature - Ref. Att. R

All services and supplementary activities described in this attachment (including food services, courses, events, etc.) are to be understood as **optional accessory performances** and potential. Their supply is subject to the **service variation dynamics** defined in **Att. R**. The Company does not guarantee the perpetual continuity of such services, which may be interrupted, suspended, or modified according to the methods provided for by the aforementioned attachments (e.g., for financial reasons, force majeure, or reorganization).

The interruption or modification of one or more supplementary services, occurring in compliance with the procedures set out in **Att. R**, **does not grant** the Signatory the right to terminate the reference agreement nor to request refunds, unless otherwise specifically agreed in writing.

Art. Z6 - Supplementary Food Services

L'Accordo di Riferimento può prevedere l'inclusione di servizi di vitto secondo diverse modalità. Le definizioni ufficiali sono le seguenti:

Z6.1 Food Limited to Raw Materials

The Company undertakes to provide free of charge, at the facility, a supply of long-life goods purchased in bulk.

Staples goods list - Subject to availability The following table lists the goods that the Company intends to keep available. This list is indicative and may be updated or emptied based on inventory management.

Category	Type of Goods - Indicative
<i>(List currently empty)</i>	<i>(Awaiting first bulk purchase)</i>

The actual availability of these goods is at the discretion of the Company, which does not guarantee immediate restocking in case of exhaustion. Fresh products (meat, fish, non-garden vegetables, dairy products) are always the responsibility of the Signatory.

Z6.2 Vitto ab Natura - Accesso all'Orto e Risorse Agricole

The Signatory has free access to the agricultural resources produced on the property's land, according to the principle of self-consumption and seasonality.

- **Methods:** Direct and autonomous harvest by the Signatory.
- **Limits:** The withdrawal must be limited to immediate personal needs, avoiding waste or damage to the crops.
- **Availability:** Linked to natural cycles and the actual production of the garden/orchard; no minimum quantity is guaranteed.

Z6.3 Full management - Internal catering

The Company provides directly or through third parties for the purchase, preparation, and administration of meals for the Signatory and/or for the reference group.

- **Included:** Raw materials, labor for preparation, service, cleaning of dishes.
- **Excluded:** Extra drinks or special requests not agreed upon.

Z6.4 Total Ingredient Supply

The Company provides all necessary raw materials for meal preparation, according to an agreed menu or list. The actual preparation of meals is the responsibility and care of the Signatory or the group.

Art. Z7 - Cleaning and Linen Management Services

Z7.1 Ordinary and Extraordinary Cleaning

The cleaning service, if activated, includes the sanitization of spaces according to company standards.

- **Public Spaces:** Periodic cleaning of corridors, common kitchens, and relaxation areas.
- **Private Spaces:** Cleaning of the assigned room and private bathroom (if present).

Z7.2 Linen and Laundry Management

The service guarantees the supply of clean linen (sheets, towels) and, if provided, the washing of the Signatory's personal clothing.

Art. Z8 - Forfeiture of service rights - Post-Agreement

It is unequivocally specified that, upon the termination or expiration of the reference agreement (regardless of the cause, as governed by **Att. T**), any right of the Signatory to access the infrastructures,

equipment, and to use the services and supplementary activities of ColivingLiguria described in this attachment instantly ceases.

The only exception to this general rule are individuals explicitly included in the Company registers of persons authorized for post-contractual transit or attendance (e.g., *Alumni List* or *Welcome Guests*), according to the criteria and access prerogatives for third parties defined in **Att. R**. In the absence of such a formal waiver or explicit invitation by the Company Administration, presence in the facilities or use of the services after the agreement has terminated is categorically prohibited.

The attempt to fraudulently use supplementary services or unauthorized access to operational areas after the agreement has terminated constitutes an **Event of Grave Breach** and a potential civil/criminal offense, with the consequent immediate application of the coercive measures and penalties for abusive occupation governed in **Att. T**.

Z8.1 Additional Notes

NA

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