

Subject: Waiver

I, the undersigned, _____, born in _____ on ____/____/____,
ID number _____, resident in _____,
in my capacity as Author of the contribution/work entitled _____,
published in the issue no. ____ of the journal *Vesper. Rivista di architettura, arti e teoria | Journal of Architecture, Arts and Theory*,
issue entitled _____; the Journal is a project by Pard - Publishing Actions and Research Development /
Ir.ide - Infrastruttura di Ricerca Integral Design Environment, Dipartimento di Culture del progetto – Dipartimento d'eccellenza,
directed by Prof Sara Marini, property of Iuav University of Venice (hereinafter also called *Vesper*), published by Quodlibet srl
(hereinafter also called Publisher):

- Declare that the contribution/work is unpublished in the drafting presented to *Vesper* and that the contribution/work has not been previously published or proposed to other journals.
- Authorize (Articles 10 and 320 of the Italian Civil Code and Articles 96 and 97 of Law 22.4.1941, No. 633, Copyright Law), free of charge, *Vesper* and the Publisher, to publish the contribution/work and allows the exclusive exercise of economic exploitation rights without limits in space, and within maximum provided time limitations. I also authorize the distribution of my contribution/work in the above-mentioned issue of the Journal and future reprints in any medium or form.
- Guarantee that the presented materials are my exclusive property, that do not infringe third party rights (including intellectual property rights), and that I have the authorization to publish any images potentially included in the contribution.
- Commit to providing full collaboration – for the whole duration of granting the rights signed by law – should the peaceful enjoyment of the signed rights be questioned by claims made by third parties, for any reason, against the Editor, the Owner and the Publisher of *Vesper*, and however to hold the latter harmless from the above-mentioned third parties' claims and actions.
- Commit to citing the source (*Vesper*) should the above-mentioned contribution be published in another publication and waive any payment of copyright relating to the publishing of the contribution/work in the above-mentioned Journal.
- Take full responsibility for the material published and hold *Vesper* and the Publisher harmless from any liability regarding the abovementioned material.

After eighteen months from the publication of the contribution in the above-mentioned paper issue, the article and the related issue of *Vesper* will be uploaded in open access on the web pages of the Journal under the terms of Creative Commons Attribution (CC BY-NC-ND 4.0 International License www.creativecommons.org/licenses/by-nc-nd/4.0/legalcode). This license allows downloading the articles provided that they are properly attributed to their Author(s), without modifying them in any way or using them for commercial purposes. Images and other third parties' material is not included in the Creative Commons license of the Journal and their use is not allowed by current legislation, or exceeds the permitted use. It is necessary to ask permission from copyright holders for the use.

PROCESSING OF PERSONAL DATA (EU) Reg. 2016/679 – I, the undersigned, am aware that the Editor of *Vesper* will collect and archive personal and business data regarding this contract for the purpose of managing relationships with authors and editorial collaborators.

My/our data could be published in the press and the web as authors and collaborators.

The complete privacy policy regarding the procession of my/our data is attached to this contract.

With the signing of this contract, I declare to have read the privacy policy regarding the procession of my personal data reported below.

Place, date

Signature

Privacy Policy concerning the processing of personal data pursuant to former articles 13-14 (EU) Regulation 2016/679

Interested parties: Author and collaborators to the journal *Vesper. Rivista di architettura, arti e teoria* | *Journal of Architecture, Arts and Theory*

I, the undersigned Editor of *Vesper*, am responsible for the processing of your personal data, pursuant to (EU) Reg. 2016/679, hereinafter also called 'GDPR'). Hereby we inform you that the said regulation protects data subjects concerning the processing of their personal data and that the said processing will take place in a fair, lawful, transparent manner that protects your privacy and your rights.

Your personal data will be processed in accordance with the terms of the above legal provisions and the confidentiality obligations contained therein.

Purposes and legal base of the processing. Your data will be processed for the following purposes necessary to comply with contractual or pre-contractual obligations:

- managing of relationships aimed at the editorial activity;
- activity programming.

Processing procedures. Your personal data may be processed in the following ways:

- using electronic calculators;
- manual personal data processing with a paper filing system.

All data are processed in compliance with the procedures specified in articles 6 and 32 of the GDPR and with the adoption of the appropriate security measures required. Your data will only be processed by staff specifically authorised by the Data Controller, and specifically by the following categories of staff:

- Communication Office;
- Editorial staff.

Disclosure. Your data may be disclosed to external entities for the correct management of the relationship and specifically for the following categories of Recipients, including all the duly designated Data Processors:

- Quodlibet srl Publisher;
- in public and/or private parties for which the disclosure of data is mandatory or required to fulfill legal obligations and is however functional to the management of the relationship;
- sub-contractors.

Distribution. Your personal data may be distributed by:

- In press or websites publication.

Data Storage Period. We hereby inform you that, in accordance with the principles of lawfulness, limitation of purpose, and minimisation of data, pursuant to art. 5 of the GDPR, the data storage period for your personal data is:

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

Data Controller. The Data Controller, as defined by the Law, is the Editor of *Vesper*, email: pard.iride@iuav.it, telephone number +39 041 257 1542. The Data Protector Officer appointed by the Data Controller pursuant to art. 37 of the GDPR is the Editor of *Vesper*.

You have the right to obtain from the owner the cancellation (the right to be forgotten), the limitation, updating, rectification, portability, opposition to the processing of personal data concerning you, and, in general, you can exercise all rights foreseen by the articles 15, 16, 17, 18, 19, 20, 21, 22 of the GDPR.

EU Reg. 2016/679: Articles 15, 16, 17, 18, 19, 20, 21, 22 – Rights of the Interested Party

The interested party has the right to obtain confirmation of the existence or not of personal data concerning them, even if not yet recorded, and their communication in an intelligible form, and the right to lodge a complaint with the supervisory authority.

The interested party has the right to obtain the indication:

- of the origin of personal data;
- of the purposes and methods of the processing;
- of the logic applied in the case of processing carried out with the aid of electronic instruments;
- of the identification data concerning the data controller, data processors, and the appointed representative pursuant to article 5, paragraph 2;
- of the subjects or categories of subjects to whom the personal data may be communicated or who can learn about them as appointed representatives in the territory of the State, managers, or appointees.

The interested party has the right to obtain:

- the updating, rectification, or, when interested, integration of data;
- the cancellation, transformation into anonymous form, or blocking of data processed in violation of the law, including those for which conservation is not necessary for the purposes for which the data were collected or subsequently processed;
- the attestation that the operations referred to in letters a) and b) have been brought to the attention, also with regard to their content, of those to whom the data have been communicated or disseminated, except in the case where such fulfillment proves impossible or involves a manifestly disproportionate use of resources with respect to the protected right;
- the data portability.

The interested party has the right to object, in whole or in part:

- for legitimate reasons to the processing of personal data concerning them, even if pertinent to the purpose of the collection;
- to the processing of personal data concerning them for the purpose of sending advertising materials or direct sales or for carrying out market research or commercial communication.

This agreement is a translation of the Italian document.

In the event of a dispute, the Italian text shall be the sole authentic text and the sole language of the proceedings.