

AUTHORISATION
PERSONAL DATA HANDLING
(Art. 13 and 23 of Decree 196/2003)

Spett.le **Associazione Kairòs**
Via Osoppo, 6
37121 - VERONA
C.F. 93095540238
P.Iva 02826600237

I, the undersigned _____
Place of birth _____ date of birth ____/____/_____
Address _____

AUTHORISE

Under the terms and to the effect of art.s 13 and 23 of Decree 196/2003, by completing this form, I consent to the handling of the personal data supplied according to the terms specified in attachment A below, and further authorise the Associazione to:

- _ carry out any photographic, video and/or audio recordings, including those by third parties authorised by the same Associazione, on film, tape or in any other format;
- _ use the above recordings, including via authorised third parties, either wholly or in part, for broadcast by television, radio, Internet, audiovisual etc. in any way or form by any technical means, in Italy or abroad;

The undersigned further,

DECLARES

That nothing is due from the Associazione Kairòs and/or its successors in relation to the use of the audio and video material specified above.

Read, confirmed and signed

Date.....

SIGNATURE

(ATTACHMENT A)

INFORMATION UNDER THE TERMS OF DECREE 196/2003

Under the terms of decree No. 196 of 30th June 2003 (subsequently “Privacy Code”) and in relation to the personal data supplied in the present form (subsequently “the Form”), as well as further data supplied in the course of your dealings with this Association (subsequently collectively “the Data”), we hereby inform you of as follows.

1) Purpose of the data handling –

The handling of the Data – and in particular their collection, registration, storage, consultation, communication, transfer and/or distribution – is aimed at the fulfilment by the Association of its institutional aims, including as an example but not a full list, the “Riccardo Zandonai” International Competition and the “MusicaRiva Festival”.

2) Means of data handling – The handling of the Data is:

- a) carried out via the operations or series of operations indicated at art. 4 of the Privacy Code;
- b) carried out both manually and with the assistance of electronic or automated equipment;
- c) carried out directly by the organisation responsible for the data handling, or by the subjects at point a) who act as independent data handlers, including the use of their employees and/or co-workers assigned to the task of data handling.

3) Nature of the Data granted –

The concession of the Data and consent to the handling of the Data is strictly necessary for the purposes at point 1) above to be carried out by the subjects there indicated.

4) Consequences of refusal to respond –

Failure to provide the Data will make it impossible for the Association to fulfil the request presented via the Form for enrolment in the Association’s activities .

5) Communication of the Data -

The Data may be communicated to third parties when carrying out the institutional aims of the Association and the promotion of its activities. The Data may further be communicated to the media in order to and strictly limited to the requirements of news distribution.

6) Diffusion of the Data –

The Data may be subject to diffusion with the exclusive aim of achieving the aims at point 1)

7) Transfer of the Data abroad –

The Data may be transferred to countries within the European Union or to third party countries for the purposes at point 1) within the limits and in compliance with articles from 42 to 45 of the Privacy Code.

8) Rights of the grantor –

We hereby inform you of the rights you may exercise with reference to the Data under the terms of art. 7 of the Privacy Code:

1. The grantor has the right to obtain confirmation of the existence or otherwise of personal information about him/her even if not yet registered, and their communication in a legible form.
2. The grantor has the right to obtain indication of:
 - a) the source of the personal information;
 - b) the purpose and means of data handling;

c) the logic applied where the data handling is carried out with the use of electronic instruments;
d) the identity of the body, person and designated representative responsible for the data handling under the terms of art. 5, comma 2;

e) the subjects or categories of subjects to whom personal information may be communicated or who may come to know of them in the role of designated representative for the territory of the State, as managers or as executors.

3. The grantor has the right to obtain:

a) updates, rectification and/or, where interested, the modification of the Data;

b) the cancellation, transformation in anonymous format or the blockage of Data handled in violation of the law, including Data whose conservation is not necessary in relation to the purposes for which the Data were collected or subsequently handled;

c) certification that the operations at letters a) and b) have been made known, including as regards their content, to those to whom the Data have been communicated or transmitted, except where this operation is impossible or would require the use of resources manifestly out of proportion to the right being protected.

4. The grantor has the right to oppose, wholly or in part:

a) the handling of his/her personal information for legitimate reasons even though pertinent to the purpose of their collection;

b) the handling of his/her personal information for the purpose of sending advertising or direct sales material or for the execution of market research or commercial communication.

9) Person responsible for data handling and managers –

The Associazione Kairòs, Verona (ITALY) via Osoppo n. 6 , tel. 333-5220046, is responsible for the data handling. The person responsible for the data handling is the Association President, Mrs. Paola Fornasari Patti.

Signature to confirm: _____

Verona _____

