



## Call for Proposals: Brains to South 2018 – Promotion of Best Talent in Scientific Research Registration Form

A registration request for the Chàiros portal by the Researcher (*Principal Investigator*) "insert name and surname"

Please fill in the information below to be registered by the CON IL SUD Foundation:

Researcher	First name	Last name
Tax Code <sup>1</sup>		
Date of Birth		
Place of Birth and Postcode		
Address and Place of Residence		
Mobile Phone Number		
Other Contact Numbers		
E-mail		
Researcher since DD/MM/YYYY		
ID Type		
ID Number		
Expiry Date DD/MM/YYYY		

Please attach a copy of an ID (identity card / passport / driving license) and sign the *Privacy Statement*.

Date \_\_\_\_\_

Signature \_\_\_\_\_

<sup>1</sup> Please note that the Italian fiscal/tax code is equivalent to Social Security Number (SSN) in the US and National Insurance Number in the UK.

## **Information Pursuant to Art. 13 and 14 of the European Regulation 679/2016**

Dear applicant, pursuant to Article 13 and 14 of the General Data Protection Regulation ('GDPR') no. 679 of 2016 (hereinafter, the "**Privacy Regulation**"), we inform you that the personal data which the CON IL SUD Foundation and CON I BAMBINI Social Enterprise S.r.l. (hereinafter, "**Lending institutions**" or "**Co-owners**") will obtain through the online platform [www.chairos.it](http://www.chairos.it) or other digital and paper formats, will be processed in compliance with the aforementioned regulations and in compliance with the principles of security and confidentiality our activity adheres to (as defined in Article 4, Paragraph 1, letter a) of the Privacy Code and art. 4, Paragraph 1, no. 1) of the Privacy Regulation).

### **1. Owner, Data Controller and Data Protection Officer**

The co-owners of the data are the CON IL SUD Foundation, with legal and operational headquarters in Rome, via del Corso n. 267, e-mail: [info@fondazioneconilsud.it](mailto:info@fondazioneconilsud.it) and CON IL BAMBINI Social enterprise S.r.l., with legal and operational headquarters in Rome, Via del Corso n. 262, email: [info@conibambini.org](mailto:info@conibambini.org)

The updated list of data controllers, where indicated, can be provided upon request to the data subject by email: [amministrazione@fondazioneconilsud.it](mailto:amministrazione@fondazioneconilsud.it).

In the event that a data protection officer is appointed (pursuant to Article 37 of the Privacy Regulation), his/her contact details will be immediately published and the information included.

### **2. Purpose and method of the data processing**

The personal data provided (hereinafter, the "**Data**") will be processed for the institutional activities of the regulatory bodies in order to register the grant applicants, select the project proposals, and in case of financing, for the subsequent technical and financial monitoring activities and to comply with the obligations provided under the law, the regulations or the community legislation.

The processing of personal data will take place, under the authority of the Data co-owners, by specifically appointed individuals, authorized and instructed in data processing pursuant to Art. 28 and 29 of the Privacy Regulation, through manual, electronic or telematic tools, strictly related to the stated purposes so as to guarantee the confidentiality and security of personal data.

Within the regulatory bodies, the Data will be processed by employees and/or collaborators for the activities related to the above-mentioned activity. The designated individuals have been entrusted as **Data Processors**, acting under the direct supervision of the owner or manager and have received, in this regard, adequate operating instructions.

### **3. Legal basis of the data processing, nature of data provision and consequences of a refusal, consent of the data subject**

With reference to the institutional purposes referred to in paragraph 2 above, the provision of data is mandatory because, in the absence of it, it would not be possible to evaluate project proposals, allocate contributions, and proceed with the payment of the assigned amounts, nor monitor and evaluate the funded initiatives; therefore, the legal basis of the data processing is full participation in the call for grant application, pursuant to Art. 6, Paragraph 1, lett. b) of the Privacy Regulation.

#### **4. Personal data sharing and scope of sharing to subjects or subject categories**

In relation to the purposes of data processing indicated above, and within the limits strictly relevant to the same, the personal data of the data subject will be shared, in Italy or within the EU, to the following subjects:

- (i) to the Tax Administration Office and other public authorities, where required by law or upon their request;
- (ii) to credit institutions for any payment provisions regarding the participation fee for the Event (if required);
- (iii) referring exclusively to the activities of CON I BAMBINI Social enterprise S.r.l., and to the Association of Foundations and Savings Banks spa - ACRI - which, as established by Art. 6 of the Agreement of September 23, 2016 between ACRI and CON I BABINI, will be in charge of the actual payment of the assigned contributions; and the Strategic Steering Committee (composed of representatives of the Council of Ministers, the Ministry of Economy and Finance, the Ministry of Labor and Social Policies, the Ministry of Education: University and Research (MIUR), ACRI, National Forum of Third Sector Organisations, the Institute for the Vocational Education and Training of Workers (ISFOL), Einaudi Institute for Economics and Finance (EIEF)) which, as established by Art. 3 of the Memorandum of Understanding pursuant to Art. 1 Law 2015, no. 208 between ACRI and the Government, will be able to participate in the selection of the project proposals, the ongoing monitoring of funded projects, the evaluation of results and impact of the initiatives;
- (iv) always for the purposes set forth in this privacy policy, to third parties to whom the regulatory bodies can entrust certain functional assignments to development of all the activities instrumental for the realization of the purposes described above (such as, but not limited to, eligibility criteria, monitoring and project evaluation, cost reporting, accounting and tax compliance, managing digital and paper systems, management of contractual obligations, management of financial services, etc.);
- (v) to any external consultants, if not designated in writing as a data controller.

The parties indicated above, to whom the personal data of the data subject will or may be provided (if not designated in writing as Data Controllers), will process personal data as data controllers pursuant to the Privacy Regulations, in full autonomy, being unrelated to the original processing performed by the regulatory bodies.

A detailed and continuously updated list of these parties, with a full and most recent address will be available at the legal offices of the regulatory bodies.

We also inform you that some of the Data provided (such as company name, assigned contribution, data and information about the project proposal), subject to specific consent, may also be shared with the press, as well as on the website, financial statements or promotional material of the regulatory bodies.

#### **5. Rights of the data subject**

Articles 15 and those following of the Privacy Regulation give the data subject the right to obtain:

- a confirmation for the existence or non existence of personal data concerning him/her, even if the data not yet registered, and their communication in an intelligible form;
- a proof of the origin of personal data, of the purpose and methods of the processing, of the logic applied in case of processing carried out with the help of digital tools, of the identity of the data controller;
- updating, rectification, integration, cancellation, transformation into an anonymous form or blocking of data processed in violation of the law - including data that do not need to be kept for the purposes for which the

data was collected or subsequently processed - the attestation that these operations have been brought to the attention, also with regard to their content, of those to whom the data have been communicated or shared, except in the case where this fulfillment proves impossible or involves a use of means clearly disproportionate to the protected right.

The data subject also has the right:

- to revoke at any time the consent given to the processing of personal data (without prejudice to the lawfulness of the treatment based on the consent given prior to the revocation);
- to object, in whole or in part, for legitimate reasons, to the processing of personal data concerning him/her, even if they are relevant to the purpose of the collection;
- to lodge a complaint to the Guarantor for the protection of personal data in the cases provided in the Privacy Regulation.

Given that the consent given by the data subject to be contacted through automated means for promotional purposes referred to in Paragraph 2 also extends to traditional means, the same may at any time contact the regulatory bodies, at the above indicated addresses, to exercise his/her right to object, even only partially, with reference to one or other of the means specified above.

To access a detailed and continuously updated list of the subjects to whom the personal data of the data subject may be communicated and to exercise the rights referred to in Articles 15 and those following of the Privacy Regulation, the data subject can contact the addresses of the regulatory bodies for the data processing, indicated above.

## **6. Duration of the data processing**

The personal data of the data subject will be kept for a period deemed necessary, in relation to the development of the institutional activities of the regulatory bodies and may be cancelled once the purpose of the data collection for which they have been requested and acquired has been exhausted. In any case, the processing will last no longer than 5 years from the request to receive the aforementioned updates, provided the data subject has not previously requested a cancellation. Notwithstanding the aforementioned, CON IL BAMBINI will be able to keep certain personal data of the data subject even after the request for cessation of processing and this exclusively to defend or assert its own right or in the cases provided for by law or by effect of the order of a judicial or administrative authority.

The data subject acknowledges and recognizes that this document has been translated into English from the original text in Italian.

In the event of a dispute over the contents or the interpretation of this document or in the case where there are ambiguities, contradictions, discrepancies, differences and/or conflicts between the document written in Italian and its translation into English, the only text to which will be referred to, which will prevail and which will be considered valid, effective and binding is the one written in Italian.

Date \_\_\_\_\_

Signature \_\_\_\_\_