

CONFIDENTIAL AGREEMENT

Having considered the request submitted on

whereas

.....,

student no. requests the activation of a university career with an alias name

valid only within the University for the protection of the individual;

having acknowledged that the individual declares, for the sole purposes of this agreement, to have identified as an

alias name for identification within the University the name.....

The parties:

-

born in.....in the province

of.....

resident at.....street. ,

hereinafter referred to as "the Applicant"

- THE UNIVERSITY OF MILANO-BICOCCA, represented by the Rector, Prof. GIOVANNA

IANNATUONI, hereinafter referred to as the "University"

AGREE AS FOLLOWS

1. The Applicant acknowledges the procedure for communicating the aforementioned alias name to all persons involved in the administrative and, if a student, educational support process;
2. The Student Applicant is assigned as a tutor Prof.

3. After signing the agreement, the University undertakes, if applicable, to issue a badge indicating the chosen alias name. The Applicant undertakes to use the university card with the alias name only within the university;
4. The services to which the badge will give access are listed in the annex, which is an integral part of this agreement.
5. In the event that the photo inserted in the management application during enrolment or hiring is not compliant, the Applicant may request the insertion of a more suitable photo that will thus be reproduced on the badge with the alias;
6. The Applicant is aware that any substitutive declaration of certification or notarial deed relating to personal status and qualities related to the university career, by the same and used outside the University, must refer to the legally recognized identity.
7. The Applicant is aware that all the certifications and the qualification issued, in the event of graduation before the issuance of the definitive gender and name correction sentence, will contain the actual personal data, indicated in the identity document.

The University cannot produce any statement or certification bearing the alias name.
8. The Applicant undertakes to notify in advance the intention to carry out acts within the University that have external relevance (by way of example: participation in internships, adherence to international mobility projects), undertaking to verify and agree with the contact person of the competent office if and how it is possible to follow up on their intentions.
9. If there are reasonable grounds to believe that the Applicant violates, even only partially, this agreement, they will be required to return the badge with the alias name and will personally respond to any false statements expressed.
10. The Applicant undertakes to inform the University of any situation that may affect the contents and validity of this agreement. In particular, by way of non-exhaustive example, the Applicant undertakes to promptly notify the contact person of the Court's issue of the sentence of correction of gender

attribution or the decision to interrupt the process undertaken aimed at said correction.

11. This agreement is effective from the date of signing and, in the case of a Student Applicant, will be considered tacitly renewed with the payment of the first enrolment instalment for all subsequent years for as long as student status is maintained at the University of Milano-Bicocca. The agreement will cease to be valid from the moment of submission of the definitive gender correction judgement issued by the competent Court or from the communication of the decision to interrupt the process undertaken to obtain the correction. The agreement may also be terminated if the Applicant decides to stop using the alias name.
12. The University undertakes to maintain the strictest confidentiality on the information contained in this agreement and not to use it for any purpose other than those provided for in this agreement, for its entire duration.
13. The University shall process personal data relating to this agreement within the scope of pursuing the purposes for which the same is stipulated and in compliance with the provisions of Regulation 679/2016/EU, Legislative Decree 196/2003 as amended by Legislative Decree 101/2018, the provisions of the Italian Data Protection Authority as well as its own regulations. The relevant information on the processing of personal data can be found at: <https://www.unimib.it/privacy>.
14. This agreement, stipulated in the form of a private agreement, shall be drawn up in two copies and shall be subject to stamp duty pursuant to Article 2 paragraph 1 of Presidential Decree No. 642/1972 at the expense of each of the Parties, each for the copy pertaining to them. This agreement is subject to registration only in case of use and to a fixed tax at the care and expense of the requesting Party, according to the terms and conditions of Presidential Decree No. 131 of 26 April 1986, as amended.
15. For matters not expressly provided for in this agreement, reference is made to the Regulations for the Activation and Management of Allied Careers.



Place and date

The Rector GIOVANNA IANNANTUONI

.....
(signature for acceptance)

Applicant's name and surname.....

.....
(signature for acceptance)