



**Agreement with the students who apply for a university libretto in relation to an alias career**

**CONFIDENTIALITY AGREEMENT BETWEEN**

The International Telematic University UNINETTUNO  
and  
Mr. / Ms. ....

**WHEREAS**

- On the 06/06/2019, with the Decree n° 28 of 2019, the University established the adoption of a procedure meant to grant the protection of the students who started a path of “gender re-attribution”, by envisaging the possible opening – upon request of the concerned person – of a “alias” career, whose effectiveness is strictly limited to the activities that take place within the University and within the services delivered by the University itself;
- The Rector appointed Mr. ...., Delegate for the students undergoing a gender re-attribution path;
- The male/female student, on the ..... submitted an application for opening of an “alias” career and of updating of the relative academic career records booklet;
- The male/female student states that he/she identified, for the exclusive purposes of this agreement, the following name, replacing the registered one, .....

Given the above,

**IT IS AGREED WHAT FOLLOWS**

The University engages in opening, for the applying male/female student an “alias” career, through the assignment of an alternative, transitory and non-stabilizable elective name. The name of the elective identity will be the only one visible internally to all teaching services of the professors and of the student, representing, de facto, the only name to which attributable to this person. The alias career is not an extra and coincides, in legal terms, with that that has been already opened (upon matriculation including the personal data) and referred to the applying person; it remains active as long as the career continues, unless any requests of suspension submitted by the applying person or the reasons of inactivation as provided for in the special Regulations.

When the concerned juridical Authority authorizes the rectification of the sex attribution, the change of gender will be effective on the actual career of the male/female student and, consequently, the “alias” career and, therefore, the elective identity, will be eliminated, with no possibility of to trace it back to the previous registered identity.

Any certification having an external bearing, delivered by the University, will exclusively referred to the registered identity of the male/female student. All deeds of the career and any request of documentation to the university administration will be managed by the concerned administrative representative. The student will have to address only and exclusively to the administrative representative to submit any application linked to the official career, associated to the legally recognized career. The University engages in making all the updates related to the “alias” career, recording them also into “official” career corresponding to the actual name of the student to ensure that also this last one is always up-to-date and usable externally.



The University states that all data related to the male/female student will be, in any case, treated pursuant to the Legislative Decree of the 30 June 2003, n° 196, "Civil Code as regards the protection of personal data" and further amendments and integrations and to art. 13 of the EU Directive 2016/679 (General Data Protection Regulation), and that the collected personal data will be treated, even by means of computer systems, exclusively in the framework of the procedure for which the present statement is made. The male/female student is also aware of the fact that, in the event in which he/she earns the final study title before the issuing of the final provision of rectification of re-attribution of the gender, the recording of the final exam and the relative Title as well as further certifications will contain the registered personal data contained in the identity document delivered by the Italian State. The male/female student engages in informing the University about any situation that may affect the contents or validity of the present agreement. In particular, he/she engages in promptly communicating to the Academic Tutor and to Administrative Representative the issuing of a judgement of rectification of re-attribution of gender by the concerned Juridical Authority or the decision of suspending the path started aimed at this rectification.

If the male/female student infringes, even partially, the present agreement, the Tutor or the Administrative Representative may request the suspension of the "alias" career. If, the actual infringement of the agreement is thereafter ascertained, "alias" career will be permanently closed and the male/female student will have to give back his/her academic booklet, subject to any further penalties applicable also to the actual career.

The male/female student communicates to the Delegate and to the Administrative Representative any infringement of the present agreement by the academic and administrative personnel of the University.

The student states as well that he/she is aware, as per the terms and effects laid down in art. 13 of the EU 2016/679 Regulation (General Data Protection Regulation), that the personal data being collected will be treated, even by means of computer systems, exclusively in the framework of the procedure for which the present statement is made, as specified at the following link:  
<https://www.uninettunouniversity.net/it/informativa-privacy-studenti.aspx>

The present agreement comes into force starting from the date of undersigning and up to the end of the academic year of reference. The agreement is intended tacitly renewed further to new enrolment made by the student for the following academic year. The effectiveness of the agreement ceases soon after the communication, by the student, of the final judgement of rectification of re-attribution of gender issued by the concerned Juridical Authority or of the decision to interrupt the started path, aimed at this rectification, or by provision of the Rector on motivated proposal of the Delegate.

Any dispute arising from the present agreement shall be referred to the Court of Rome.

Rome,

On behalf of the UNIVERSITIY – The Delegate \_\_\_\_\_

The Student \_\_\_\_\_