

Membership Application Form 2014 - 2015

Having thoroughly examined the attached presentation of the A4I service provided by ARTES institute of research I hereby declare to be glad to join the Artes Task Force.

I undersigned Ermanno Cribari hereby declare to fully share the Vision and Mission expressed in the attached Service presentation and comply with the deontological rules, hereby listed.

Name Ermanno Surname Cribari

Organization Libero Professionista

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www.artes-research.com

Largo Santo Stefano



Membership Type

Please, choose the type of membership you are applying for:



INDIVIDUAL MEMBER:

at least ten years of proven experience and track records of achievements in the selected field of expertise, in both research, counselling and teaching/training, at both national and international level

A membership year runs from January 1 to December 31.

Cancellation Policy:

ARTES 4 Internationalisation annual membership is automatically renewed at the beginning of the year. If you want to cancel your membership please submit a written cancellation note to artes@artes-research.com TREF A4I no later than September 30.

ARTES reserves the right to cancel the membership at any time without any anticipation and motivation by sending a mail notice to the above specified e – mail address.



Please select one or more of the following fields of expertise:
☐ Plant Biotechnology
☐ Environmental Biotechnology
☐ Education & Training
× Economics and Innovation
□ Political Science
☐ Material Science and Construction Technologies
☐ Water Treatment and Sanitification
× Agriculture and Food Safety
☐ Health and Social Services
☐ Urban Services
☐ Renewable Energy
☐ Women Entrepreneurial and Professional Development
☐ Research Driven Cluster Start-up
☐ Conflict Prevention and Resolution
□ICT
□ Multimedia & Cinema
☐ Art & Craft
□ Community Tourism
☐ Project Management
☐ International Law and Negotiation
□ Other

Applied Research into Training and Education Systems

artes@artes-research.com



I accept that my profile is diffused and communicated by ARTES within the scope of the A4I mission statement and I declare to be available to supply my expertise on demand of ARTES.

I accept to participate at least to one event/study visit or training event organised by ARTES within the framework of the A4I on my own cost.

Terms and conditions of each involvement of myself in consultancies or other kind of services to third parties will be detailed in specific signed agreements.

Furthermore I commit to dedicate to the A4I Task Force at least.....days per year to promote the service, pre assess project opportunities, fund raising and development of project ideas.

I herby declare to avoid any form of unfair competition in the same market of A4I and to inform ARTES of any agreement or activity which may generate conflict of interest and to strictly comply with the deontological rules set by the EU and Multilateral funds procurements rules.

I hereby also declare that I undersigned

- commit myself not to reveal Confidential Information to any part (being understood that this term includes any person or entity controlling or controlled by, or under common control on my part). Likewise, I personally commit not to use Confidential Information for other purposes different to the implementation of the scope of the A4I task force membership.
- 2. commit not to copy plans and drawings, samples, models or other documents provided.

o <u>Definition.</u>

"Confidential Information" means any technical or business information furnished by one Party to the other pursuant to this Agreement that is specifically designated as confidential. The disclosing party shall document Confidential Information that is disclosed orally or visually in a written notice and deliver the notice to the receiving party as soon as possible within fifteen (15) days after the disclosure. In the notice, the disclosing party shall summarize the Confidential Information and reference the time and place of disclosure.

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Palazzo Severino



Obligations and Limitations.

The Receiving Party shall maintain Confidential Information in confidence, except that the receiving party may disclose or permit the disclosure of Confidential Information to its trustees, directors, officers, employees, consultants, and advisors, who are obligated to maintain its confidential nature and who need to know the Confidential Information for purposes of this Agreement. The receiving party may only use and reproduce Confidential Information to the extent necessary to carry out the purposes of this Agreement .

Exceptions.

The obligations of previous section do not apply to the extent the receiving party can demonstrate that the Confidential Information

- was publicly known prior to the time of its disclosure under this Agreement:
- became publicly known after its disclosure under this Agreement through means other than an unauthorized disclosure by the receiving party;
- was previously known to, or independently developed or discovered by, the receiving party without use of the Confidential Information;
- is or was disclosed to the receiving party by a third party having no obligation of confidentiality with respect to the Confidential Information; or
- must be disclosed to comply with applicable laws or regulations or with a court or administrative order, as long as the disclosing party receives prior written notice of the pending compelled disclosure.

Ownership; No License.

The receiving party acknowledges that the disclosing party (or a third party entrusting Confidential Information to the disclosing party) owns the Confidential Information and all patent, copyright, trademark, trade secret, and other intellectual property rights associated with the Confidential Information. Neither party grants an option, license, or conveyance or any intellectual property rights to the receiving party under this Agreement .

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Return of Confidential Information; Obligations.

Upon termination of this Agreement, or earlier at the request of the disclosing party, the receiving party shall return all originals, copies, and summaries of documents, materials, and other tangible manifestations of Confidential Information in its possession, custody, or control. However, the receiving party may retain one copy of the Confidential Information in the possession of its legal counsel solely to monitor its understandings under this Agreement. The obligation of the receiving party to return Confidential Information to the disclosing party survives until fulfilled.

o <u>Survivorship.</u>

This section survives the expiration or other termination of this Agreement for any reason whatsoever.

This Agreement is independent of any previous Agreement between the Parties. Any notice to be given under this Agreement shall be in writing to the addresses and recipients as listed hereafter.

Name Surname

Ermanno Cribari

Annex:

Profile of the expert

Copy of the passport signed

A4I brochure