



**Section 1: Applicant's Data (all data are mandatory except where differently stated)**

**Heir of Performing Artist**

Surname \_\_\_\_\_ Name \_\_\_\_\_

Date of birth (dd/mm/yr): \_\_\_\_\_ Place of birth \_\_\_\_\_

Nationality \_\_\_\_\_ Fiscal Code \_\_\_\_\_

VAT n. \_\_\_\_\_ ID NIMAIE\* \_\_\_\_\_ \*(not mandatory)

As an heir of Performing Artist  
Surname \_\_\_\_\_ Name (registry) \_\_\_\_\_

Stage name/pseudonym \_\_\_\_\_

Actor  Dubber  Singer  Musician  Orchestra Director  Choir Director  Member of group (specify name of the group) \_\_\_\_\_

Date of birth \_\_\_\_\_ Place of birth \_\_\_\_\_ Region./Country \_\_\_\_\_

Date of death \_\_\_\_\_ in the event of a co-heir, provide the share of co-ownership of the right in percentage or fraction \_\_\_\_\_

**AS A PERFORMER ARTIST (fill in only if the heir is also an artist)**

- Actor  Singer  
 Dubber  Musician  
 Orchestra or Choir Director

Stage names or pseudonymus (not mandatory)

Stage Name/Pseudonymus	Stage Surname

Musical Groups of which the deceased has been a member (not mandatory)

Name of Group	From year	To year	Role/Instrument

**Section 2: Right of the applicant**

Limitation of the mandate (optional)

for the following categories: Rights/audio or audiovisual work/users, listed herebelow


Place and Date \_\_\_\_\_ Applicant's Signature \_\_\_\_\_

The undersigned declares:

- To have read the Statute, the Mandate regulations and the Distribution rules of Nuovo IMAIE published on [www.nuovoimaie.it](http://www.nuovoimaie.it);
- to be aware that **NUOVO**IMAIE retains a percentage of the collected rights to cover management costs that exclusively for the rights collected in the Italian territory, is quantified annually when formulating the Budget and, from incorporation up to the date of subscription of the present, has always been equal to 15% (fifteen);
- to be responsible for the truthfulness and accuracy of the information contained in this form, aware of criminal and civil liability in case of untruthful declarations and false in acts; and to be responsible of communicating to Nuovo IMAIE an email address for the exchange of communications including rights due, any variation of the residence, domicile and contact information; failure to communicate such changes or the incorrectness of the information releases Nuovo IMAIE from liabilities with regards to duties needing the availability of such information.
- to be aware that he may withdraw at any time the mandate given to NUOVO IMAIE, with at least four months' notice before the end of the calendar year, lacking such notice the mandate will be active until the end of the following year; periods effective per competence.

#### **and asks**

to give mandate and any representation to Nuovo IMAIE, including procedural ones and also under the profile of art. 81 c.p.c.,(civil procedure code) to take initiatives, promote actions and / or disputes in its own interest and / or of the category, in order to collect the remunerations referred to in Articles. 71 septies, 71 octies, 73, 73 bis, 80 comma 2, letter f), 84, 84 bis and 180 bis of law 22/04/1941 n. 633 and / or to finalize agreements with the subjects indicated by law and / or their mandatee, for the collection of the income referred to in the aforementioned provisions, as well as providing to the distribution of collected income to rightholder performing artist, as per art. 7 L. 100/10, net of management costs, according to the distribution criteria defined in the distribution regulations, according to the Statute; said mandate can also include the collection of fees for rights similar to the ones mentioned above accrued in equivalent foreign collecting societies in the countries indicated by the undersigned.

By signing this form, the undersigned assume the responsibility for the truthfulness of the information contained herein. In order to confirm the personal data contained in the present application, please find enclosed copy of a personal document signed in original.

#### **ATTACHEMENTS:**

- Photocopy of an Identity Document of the heir.
- Copy of the will and/or copy of all official documents for settlement of the estate of deceased performer.

This mandate, shall be deemed valid for the protection of Neighboring Rights accrued in Italy.

This Mandate shall be deemed valid also for the protection of Neighboring Rights accrued in\*:

- All EU and non\_EU countries
- ALL EU and non-EU countries excluding the following:

- 
- Exclusively in the following countries:
- 
- 

\* Rights Managed by Nuovo IMAIE according to reciprocity agreements between Nuovo IMAIE and other Collecting Societies in foreign Countries.

Place and Date \_\_\_\_\_ Applicant's Signature \_\_\_\_\_

**Personal data covered by privacy****Section 4: Residence data (all the data is mandatory, except where differently stated)**

Surname \_\_\_\_\_ Name \_\_\_\_\_  
 c/o \_\_\_\_\_  
 Address \_\_\_\_\_ Nr. \_\_\_\_\_  
 City \_\_\_\_\_ region/state \_\_\_\_\_ Post code \_\_\_\_\_  
 Country \_\_\_\_\_ Building/floor/apartment nr \_\_\_\_\_

**Section 5: Domicile (mandatory if different from residence)**

Surname \_\_\_\_\_ Name \_\_\_\_\_  
 c/o \_\_\_\_\_  
 Address \_\_\_\_\_ Nr. \_\_\_\_\_  
 City \_\_\_\_\_ region/state \_\_\_\_\_ Post code \_\_\_\_\_  
 Country \_\_\_\_\_ Building/floor/apartment nr \_\_\_\_\_

**Section 6: Contact information (all the data is mandatory, except where differently stated)**

Telephone\* \_\_\_\_\_ mobile\* \_\_\_\_\_  
 e-mail\* \_\_\_\_\_ @PEC \_\_\_\_\_  
 Further contact information \_\_\_\_\_  
 Facebook \_\_\_\_\_ Twitter \_\_\_\_\_  
 Instagram \_\_\_\_\_ YouTube \_\_\_\_\_

\* The e-mail address is mandatory to guarantee the exchange of communications between the Institute and the member, also for the purposes of exercising the rights due. A telephone number is essential for urgent communications from Nuovo IMAIE.

The holder of the data provided is Nuovo IMAIE - Istituto Mutualistico Artisti Interpreti Esecutori Via Parigi 11 - 00185 Rome - [www.nuovoimaie.it](http://www.nuovoimaie.it). The data will be processed and stored exclusively for present and future institutional purposes, guaranteeing the rights pursuant to and for the effects of the European Regulation 679/16 - Gdpr.

The interested party authorizes Nuovo IMAIE to process the data provided exclusively for present and future institutional purposes, in compliance with the rights recognized to the interested parties by the European Regulation no. 679/16 and by the legislation on the protection and processing of personal data, as specified in the attached information.

I consciously express my will in relation to the transfer of personal data to countries outside the European Union, even in the absence of adequacy decisions, pursuant to art. 49 of the European Regulation n. 679/16.

I do authorize       I do not authorize

Place and Date \_\_\_\_\_ Applicant's Signature \_\_\_\_\_

**Information on the protection of personal data, pursuant to art. 13 of the GDPR  
"European regulation for the protection of personal data n. 679/16 - General Data Protection  
Regulation- GDPR "**

Nuovo IMAIE is an Institute that deals with the protection of rights of Performing Artists of musical, cinematographic, audiovisual and similar works in general, as well as with the intermediation of the remunerations deriving from these rights.

In order to fulfill its purpose, Nuovo IMAIE holds personal data relating to Performing Artists, members or non-members, that have been also acquired verbally, either directly or through third parties authorized by the artists themselves.

Nuovo IMAIE, based in Rome, Via Parigi 11, shall be responsible for processing personal Data (herein after also "Data Controller")

With regard to these data and those that will be acquired, we inform you that:

The data are processed in relation to legislative, statutory or contractual requirements and for the fulfillment of the obligations deriving from them.

The data are processed in written form and / or on paper, magnetic, electronic or telematic support, through consultation, processing, comparison, interconnection, communication and any other appropriate processing operation and generally through all operations as per art. 4 point 2 of the GDPR with the term "processing".

The logic of the processing will be strictly related to the following purposes:

1. the exercise of the mandate and the claim of the amounts due to the Performing Artists (hereinafter also AIE) for the use of audio, cinematographic, audiovisual and similar works, in order to collect also through court proceedings and / or Arbitrations remunerations as per art. 71 septies, 71 octies, 73, 73 bis, 80 comma 2, letter f), 84, 84 bis and 180 bis law of 22/04/1941 n. 633 and / or to finalize agreements with the subjects indicated by law and / or their mandatee, for the collection of the proceeds referred to in the aforementioned provisions, as well as to distribute the proceeds collected to the rightholders, as per art. 7 L. 100/10, net of management costs, according to the distribution criteria established in the relative regulation, as per Statute;

2. the payment of the amounts deriving from the distribution activity in favor of the Performing Artists and related fiscal and legal obligations;

3. communications relating to membership and statutory activities.

Data processing takes place in such a way as to ensure logical and physical security and confidentiality.

Your data will be or may be disclosed to third parties, such as:

- a) Banks in charge of settling payments according to the agreed methods;
- b) Bodies authorized for the fulfillment of the related obligations within the limits of the law provisions;
- c) In particular, to the users of the protected works referred to in art. 27 c.1 of Legislative Decree no.35 of 15/3/2017;
- d) Natural or legal persons who, by virtue of a contract with Nuovo IMAIE, provide specific processing services or perform related, instrumental or support activities to those of the Institute, within the aforementioned purposes, with particular reference to fiscal obligations and to the obligations provided for by the Statute and by the Institute's Regulations;
- e) Companies / Organizations, including foreign ones, both EU and non-EU, with which Nuovo IMAIE has stipulated reciprocity agreements for the purposes connected with the protection and representation of the AIEs. This treatment or even in the absence of decisions of adequacy will be carried out pursuant to art. 49 of the European Regulation with your explicit consent and also for the purposes set out therein in letter b);
- f) Public Administrations and Authorities, Bodies and Trade Unions, as provided for by the Law, by the Statute, by regulations and / or by company agreements.

Furthermore, for specific technical or organizational needs, Nuovo IMAIE relies to third parties to whom it entrusts parts of its own process. These subjects can assume the role of "Manager" of the processing specifically designated by the Data Controller for the purposes pursued and indicated.

The provision of data is necessary for the proper fulfillment of legal, statutory or contractual obligations. Any refusal to provide personal data and / or their communication to the subjects belonging to the above categories will make it impossible to fulfill the aforementioned obligations.

Personal data will be processed for the entire duration of the membership relationship and will be kept for a period not exceeding 5 years from the termination of such relationship, unless there are litigation to

which the controller is a party.

Employees who process personal data have been appointed as Processors, specific instructions have been provided to them and they are the recipients of training and of a continuous update plan.

The complete and updated list of Managers and Processors is available at our offices in Via Parigi, 11 Rome and can also be requested via email: [privacy@nuovoimaie.it](mailto:privacy@nuovoimaie.it)

At any time you can exercise your rights towards the data controller in accordance with the provisions of Articles 15-21 of the European Regulation GDPR 679/16.

In accordance with the aforementioned current legislation, the party interested with the processing of its personal data is entitled:

- a) to withdraw the consent at any time without prejudice to the lawfulness of the treatment based on the consent given prior to the revocation;
- b) to obtain confirmation of the existence or not of personal data concerning him, even if not yet registered, and their communication in an intelligible form;
- c) to obtain the indication:
  - i. of the origin of personal data;
  - ii. of the purposes and methods of the processing;
  - iii. of the logic applied in case of treatment carried out with the aid of electronic instruments;
  - iv. of the identifying details of the holder, of the Manager and of the Processor designated according to Art. 5, paragraph 2;
  - v. of the subjects, or categories of subjects, to whom the personal data may be communicated or who may become aware of the data as appointed representative in the territory of the State, as Manager or Processor.
- d) to obtain:
  - i. the updating, the correction without delay or, when there is an interest, the integration of the data;
  - ii. the cancellation, the transformation into an anonymous form or the blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed;
- e) to object, in whole or in part:
  - i. for legitimate reasons to the processing of personal data concerning him, even if pertinent to the purpose of the collection;
  - ii. to the processing of personal data concerning him for the purpose of sending advertising or direct sales material or for carrying out market researches or commercial communications;
- f) to obtain from the Data Controller the limitation of the treatment when one of the following hypotheses occurs:
  - i. the interested party challenges the accuracy of Personal Data
  - ii. the processing is illegal and the interested party is opposed to the cancellation
- g) to receive in a structured format, commonly used and readable by an automatic device personal data concerning him / her provided to the Data Controller and has the right to transmit such data to another Data Controller without any impediment
- h) to object at any time, for reasons connected with his particular situation, to the processing of personal data concerning him pursuant to art. 6 paragraph 1, letters e) or f) (Cases of lawfulness of processing).

The Interested parties who believe that the processing of their personal data carried out by Nuovo Imaie takes place in violation of the provisions of European Regulation 679/16 have the right to appeal to the Authority, as provided for by art. 77 of the Regulations, or to refer to the appropriate judicial courts (Article 79 of the Rules).

To exercise his rights, the interested party can send a written request to the Data Controller, who undertakes to provide appropriate feedback without delay. The request addressed to the Data Controller may also be sent by registered letter, e-mail or fax to the following address:

NUOVO IMAIE  
Via Parigi, 11  
00185 ROMA  
Tel: 06 - 46208888  
e-mail: [privacy@nuovoimaie.it](mailto:privacy@nuovoimaie.it)