1. Data controller, Data protection officer, data processors:
The Data Controller is RAISE Scarl (hereinafter "RAISE"), VAT and Tax Code 02824450999 - with registered office in via Peschiera 6 - 16122 Genova, email address segreteria@raiseliguria.it.

The Data protection officer is Studio Legale Associato B-Right Lawyers, VAT and Tax Code 02532710999 - with registered office in via Niccolò Bacigalupo, 4/13 16122 Genoa, email address info@b-rightlawyers.eu.

The updated list of data processors and persons in charge of personal data processing is kept at headquarters of RAISE.

2. Purpose and legal basis of the processing of personal data:
Your personal data (name, surname, contact details, curriculum vitae) provided to RAISE in your capacity as a data subject (hereinafter "Data Subject") will be processed in order to:

(i) evaluate your application as an external evaluator in order to propose you a possible assignment;
(ii) with your consent, include your application in RAISE's panel of external evaluators ("Panel") in order to allow other institutional subjects (specifically Istituto Italiano di Tecnologia - IIT, Università degli Studi di Genova - UNIGE, Consiglio Nazionale delle Ricerche - CNR), acting as autonomous data controllers, to evaluate your application in order to propose you a possible assignment.

The legal basis referred to in point (i) is the performance of a contract to which the Data Subject is party or in order to take steps at the request of the Data Subject prior to entering into a contract (art. 6(1)(b) Regulation (EU) 2016/679 - GDPR; art. 111-bis D.Lgs. 30 June 2003, n. 196 – Italian Privacy Code); the legal basis referred to in point (ii) is the consent of the Data Subject (art. 6(1)(a) GDPR).

3. Special categories of personal data:
if the personal data provided include data belonging to special categories of data, as referred to in Art. 9, paragraph 1 of the GDPR (i.e. personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, as well as genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation), such data will be processed during the selection phase only with the consent of the Data Subject and/or for the sole purpose of enabling the fulfilment of obligations and the exercise of rights of the data controller or the Data Subject in matters of labour law (Art. 9(1)(a) and (b) of the GDPR). Should it become necessary to communicate these categories of data, the Data Subject shall expressly communicate the authorisation for processing to the data controller at the following email address: segreteria@raiseliguria.it.

4. Method of personal data processing:
data processing is carried out by RAISE mainly with the aid of computerised or analogous instruments. The data is processed lawfully and fairly; it is collected and recorded for the above purposes; it is accurate and, where necessary, updated; it is relevant, complete and not excessive in relation to the purposes for which it is collected or subsequently processed; it is kept in a form which permits identification of the Data Subject for a period not exceeding the period necessary for the purposes for which it is collected or subsequently processed.

5. Scope of dissemination and communication of personal data:
the Data Subject’s personal data may be:
- processed by RAISE staff;
- processed with the Data Subject’s prior consent by members of the aforementioned institutional subjects (specifically: IIT, UNIGE, CNR);
- communicated, if the conditions are met, to public administrations/public bodies.

6. Provision of personal data:
The provision of personal data for the purposes referred to in point (i) is necessary for RAISE to evaluate the Data Subject's application.
The provision of personal data for the purposes referred to in point (ii) is optional and the Data Subject has the right to withdraw consent at any time by contacting segreteria@raiseliguria.it; the withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

7. Personal data retention:
The data retention period is until the end of the RAISE 'Robotics and AI for Socio-economic Empowerment' project (scheduled for September 2025), unless there are specific needs that justify retention for a longer period, such as litigation. In the latter case, the data will be kept until the end of the appeal period.

8. Rights of the Data Subject:
The Data Subject is granted the rights set out in articles 15 to 22 of the EU Regulation. In particular, the Data Subject has the right, at any time, by sending a request to segreteria@raiseliguria.it, to obtain confirmation as to whether or not personal data concerning him/her are being processed, as well as access to his/her personal data in order to know: the purposes of the processing, the category of data processed, the recipients or categories of recipients to whom the data are or will be communicated, the retention period of the data or the criteria used to determine this period. He/she may also request the rectification and, where possible, erasure or restriction of the processing and, finally, object, on grounds relating to his/her particular situation, to the processing of the data. In general, the portability of data under Article 20 of the EU Regulation does not apply.
In any case, the Data Subject may exercise his/her rights before the judicial authorities or by lodging a complaint with the Data Protection Authority.