

**ENTRY FORM FOR THE VISIT IN THE WIDESPREAD MUSEUM
ON AND CONTEXTUAL RELEASE FOR THE MINOR CHILD**

I, the undersigned,
 born in prov. on/...../.....
 and resident in prov.
 in Street/Square..... no.
 responsible parent of
 born in prov. on/...../.....
 enrolled in the visit of the Widespread Museum on

DECLARATION OF LIABILITY DISCLAIMER OF THE ORGANIZERS

- 1) I declare under my responsibility that the underage child is of healthy and robust physical constitution, with no contraindications of any kind to practicing sport. I also declare that he has no medical indications that prevent or make it inadvisable or place limits on any motor and sporting practice in general.
- 2) The undersigned undertakes to ensure that his/her child, under penalty of exclusion from the event, behaves in accordance with the principles of correctness during the excursion and not to engage, under any circumstances, in behaviour contrary to the law which could endanger your safety or the safety of others;
- 3) the undersigned relieves the organization of any direct or indirect responsibility for any material and non-material damage and/or expenses (including legal fees), which may arise as a result of the participation in the event by the child, also as a result of the behaviour of your child;
- 4) finally, the undersigned, by signing this form, assumes all responsibility that may derive from the exercise of the activity in question and relieves the organizers of any civil and criminal liability, even objective, as a result of accidents caused to the child or third parties and to illnesses occurred by the child during the entire duration of the event, or consequent to the use of the infrastructures, as well as relieves the organizers of any responsibility related to theft and/or damage to any personal object.

Pursuant to and for the purposes of articles 1341 and 1342 of the Italian Civil Code the Participant declares to have carefully examined all the clauses contained in the disclaimer of the organizers and to specifically approve all the points listed.

Place and date _____ **SIGNATURE** _____

Information on the processing of personal data - art. 13 of Regulation (EU) 2016/679

The Municipality of Angera, in its capacity as Data Controller of your personal data, pursuant to and for the purposes of Regulation (EU) 2016/679, hereinafter GDPR, hereby informs you that the aforementioned legislation provides for the protection of data subjects with respect to the processing of personal data and that such processing will be based on principles of correctness, lawfulness, transparency and protection of your privacy and your rights. To achieve the purposes of significant public interest or relating to the management of the service, the Data Controller needs to process your data relating to participation in recreational initiatives.

Purpose of processing: data processing is aimed at carrying out tasks in the public interest or in any case connected to the exercise of public powers, in particular your data will be processed exclusively for the purpose of participating in the Widespread Museum initiative.

Consequences of failure to provide: the processing of functional data for the fulfilment of these obligations is necessary for the correct management of the relationship and their provision is mandatory for the aforementioned purpose. The Data Controller also informs that any failure to communicate, or in any case incorrect communication, of one of the mandatory information, may make it impossible for the Data Controller to guarantee the adequacy of the treatment itself.

Optional purpose of processing:

- It is the Municipality's intention to make video/photographic documentation to promote cultural events. The images/videos will be collected and disseminated for the promotion of the activities carried out as part of the cultural initiatives. The legal basis of the processing is consent.

Consequences of refusing the optional purposes: the provision of data is optional for you regarding the aforementioned purposes, and your refusal to process it does not compromise the continuation of the Widespread Museum initiative or the adequacy of the processing itself.

Processing methods and security: the treatment is carried out with manual and/or IT and telematic tools, in order to guarantee the security, integrity and confidentiality of the data in compliance with the physical and logical organizational measures, provided for by the provisions in force, in order to minimize the risks of destruction or loss, unauthorized access, modification and unauthorized disclosure in compliance with the methods set out in articles 6, 32 of the GDPR, as well as through the application of the c.d. "minimum ICT security measures" for the Public Administrations circular no. 2/2017.

Recipients: For the performance of certain activities, or to provide support for the functioning and organization of the activity, some data may be disclosed or communicated to recipients. These subjects are divided into: - Third parties: (communication to: legal persons, public authorities, service or other body that is not the interested party, the data controller, the data controller and the authorized persons responsible for the treatment) including: a) Subjects/Bodies, due to legal obligation, possibly whose right to access your data is recognized by legal obligations; Data processors: (the natural or legal person, public authority, service or other body that processes personal data on behalf of the data controller); b) Companies or other subjects, consultants or freelancers who have been given mandates for the management of tax, administrative, accounting, legal consultancy obligations, etc.; c) suppliers of IT, web, or other services necessary to achieve the purposes necessary for managing the relationship.

Within the municipal organization, your data will be processed only by personnel expressly authorized by the Data Controller, with assurance of adoption of a confidentiality agreement.

Transfer of data to non-EU countries: Your personal data is not transferred to non-EU countries.

Storage period: We point out that, in compliance with the principles of lawfulness, purpose limitation and data minimization, pursuant to art. 5 of the GDPR, the retention period of your data is established for a period of time not exceeding the achievement of the purposes for which they are collected and processed and in compliance with the mandatory times prescribed by law.

Data Controller: The Data Controller, pursuant to the legislation, is the Municipality of Angera with headquarters in Piazza Garibaldi no. 14, in Angera, VAT number/Fiscal Code 00338310121 in the person of the Mayor, his pro-tempore legal representative. By sending an e-mail to the following address comune.angera@pec.regione.lombardia.it or a fax to +39 0331 960181 or by telephone: +39 0331930168, you can request further information regarding the data provided. The website www.comune.angera.va.it contains further information on the privacy policies adopted.

The Data Protection Officer ("DPO") is SI.net Servizi Informatici srl – C.so Magenta, 46 – 20123 Milan - which can be contacted at the following address: e-mail sinet@informatica.it – Tel. 0331 576848. Data of the subject identified as contact person for the Manager: Tel. 0331576848 / 3284951597 – e-mail: dpo@comune.angera.it – PEC: responsabileprotezionedati@legalmail.it

Responsible for data processing is the Head of the Tourism and Communication Area of the Municipality of Angera.

EU Regulation 2016/679: Articles 15, 16, 17, 18, 19, 20, 21, 22 – Rights of the interested party

1. The interested party has the right 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;
2. The interested party has the right to obtain the indication: a. the origin of the personal data; b) the purposes and methods of processing; c) of the logic applied in case of treatment carried out with the aid of electronic instruments; d) of the identification details of the owner, of the managers and of the designated representative pursuant to article 5, paragraph 2; e) of the subjects or categories of subjects to whom the personal data may be communicated or who can learn about them as designated representative in the territory of the State, managers or agents;
3. The interested party has the right to obtain: a) updating, rectification or, when interested, integration of data; b) the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed; c) the attestation that the operations referred to in letters a) and b) have been brought to the attention, also as regards their content, of those to whom the data have been communicated or disseminated, except in the case in which this fulfilment is proves impossible or involves the use of means manifestly disproportionate to the protected right; d) data portability;
4. The interested party has the right to object, in whole or in part: a) for legitimate reasons, to the processing of personal data concerning him, even if pertinent to the purpose of the collection; b) to the processing of personal data concerning him for the purpose of sending advertising material or direct sales or for carrying out market research or commercial communication.

Complaint: the interested parties, if the conditions are met, also have the right to lodge a complaint with the Guarantor as supervisory authority according to the established procedures. For any further information, and to assert the rights granted to you by the European Regulation, you can contact the data controller at the above references.

Place and date _____

SIGNATURE for acknowledgment _____

Formula for acquiring the consent of the interested party

The undersigned interested party, having acquired the information provided by the Data Controller pursuant to article 13 of the GDPR, confirms that he has read this information, and accepts the data processing for the purposes described, aware that for the contents published through the internet, the data controller, despite having verified the new clauses on the confidentiality of the individual managers, will be bound by the rules and contractual means of each of these; specifically for the exercise of some of the rights, by way of example for the cancellation (oblivion), the data controller could have difficulty in guaranteeing these rights, in particular for the contents that the users of the Social Networks could re-publish.

I, the undersigned, in particular, pursuant to article 96 of Law no. 633/1941, consents to the reproduction and use of the images (taken by photography/video or audio-visual tools), to allow the promotion of its activities, through publication on the Organization's dissemination channels (Institutional website, Facebook, Instagram), for advertising purposes in order to promote and make the activity of the Data Controller more visible.

as mother with parental responsibility, (in agreement with the respective spouse)
 Authorize SIGNATURE _____ Not authorize SIGNATURE _____

as father with parental responsibility, (in agreement with the respective spouse)
 Authorize SIGNATURE _____ Not authorize SIGNATURE _____

As legal guardian support administrator
 Authorize SIGNATURE _____ Not authorize SIGNATURE _____