

## RELEASE STATEMENT OF RESPONSIBILITY

The undersigned a \_\_\_\_\_

society / association \_\_\_\_\_ Address: \_\_\_\_\_

Date and place of birth \_\_\_\_\_

Phone \_\_\_\_\_ Fax \_\_\_\_\_ e-mail \_\_\_\_\_ @ \_\_\_\_\_

Number of required accounts: \_\_\_\_\_ Access time required: \_\_\_\_\_

Reference \_\_\_\_\_ @polito.it

Aware that false statements, forgery in the documents and the use of false acts are punished with the penalties provided by laws;

states to raise the Politecnico di Torino from any liability relating to the use of services of wired or wireless network offered by the Politecnico di Torino for the use requested.

to be responsible for maintaining, in the strictest confidence and diligence, the identification code (username) and the keyword (password) that allow access to the system and to forward the possible loss of the password to the email address wifi@polito.it (The password will be delivered after the delivery and verification of this form)

to be aware that the Politecnico di Torino can use the data contained in this self-exclusively and for its institutional purposes of Public Administration (Law 196/2003 "Privacy Policy").

for having carefully read and expressly accepted all the terms and conditions of service specifically mentioned in this Agreement.

### 1. Conditions and rules for using the services of wireless network (wireless or WiFi)

1.1 This Agreement sets out the general terms of managing the wireless network service(wireless or WiFi) of Politecnico di Torino. This service is managed by the Area Information Technology of Politecnico di Torino, with registered office in corso Duca degli Abruzzi 24 - 10129 Torino.

1.2 The service is free, without any charge and / or cost of installation for the user of the service, it is specified that is borne of the burden of having to care and its expenditure of technical equipment necessary to access the service.

1.3 With the first use of the service, you acknowledge that you have carefully read and expressly accepted all the terms and conditions of service specifically mentioned in this Agreement.

1.4 In no case the operator may be held liable for the failure and / or inaccurate by the performance of any procedure law and regulation in connection with this Agreement.

### 2. Length of service and effectiveness of the agreement

2.1 This Agreement shall become effective from the date on which the operator starts the service on the basis and the acceptance by the user of the conditions contained in this agreement implicitly made with the first use of this service.

2.2 The operator reserves the right to suspend and / or stop and / or change at any time and without burden of notice, the service and can not be held liable in respect of which both third-party action for suspension or interruption. In this case, immediately cease any right to use of the service.

2.3 The manager may complement and / or modify unilaterally, at any time and without notice,

conditions and terms of this Agreement. Any changes and / or additions will be communicated to you through communication on the login page. The continued use of the service after the fact of communication implies the acceptance of new conditions.

### 3. Obligations of user

3.1 The user undertakes not to allow the use, for whatever reason, service to others, whose behavior on the network is assumed under this Agreement, the final responsibility. You agree not to assign this Agreement to third parties, whether free or not, temporarily or permanently, without the express consent of the operator.

3.2 You agree not to use the service to communicate causing damage or disruption to the network or to third parties or violate the laws and regulations. In particular, by way of example and not exhaustive, you agree not to enter a network through the service, the material in violation of copyright law, or other intellectual property rights or industrial.

3.3 You agree to use the service for the purposes for which it was granted, in particular, is not to use the service for commercial purposes; do not send electronic mail advertisements and / or promotional communications from other users and / or discussion groups has not been applied for and obtained their consent, or without this item was called in an explicit way (spam); not to transfer large data to many, if not actually necessary; not violate the secrecy of personal correspondence and the right to privacy; not to use Ad-Hoc networks or other instruments (eg sniffer) in the areas of coverage that could adversely affect network performance as well as violating the privacy of the users ; respect the rules of etiquette in use on the Internet, known as "Netiquette" standards in the document became known as "RFC 1855"; respect Acceptable Use Policy (AUP) of the Italian Network of University and Scientific Research, commonly referred to as "the network of GARR; respect the rules and operational guidelines that will be given by the operator; not to transmit any material and / or messages that encourage others to bring about unlawful conduct and / or liable to criminal prosecution or civil liability; not enter into network information that may be the forms or contents of pornographic, obscene, blasphemous, racist, defamatory or offensive.

3.4 You warrant the use of programs to him legitimately licensed or to have obtained the authorization of the use of hardware and software needed for the service.

3.5 You agree not to use a PC equipped with wireless card working on the radio channel for purposes other than those to receive the wireless network service provided by the Politecnico di Torino, I 'let alone to install access points without having received explicit permission from of the operator.

3.6 The manager reserves the right to withdraw unilaterally and at any time, without stating any reason, without notice, and without compensation, under this Agreement if it determines, in its sole discretion, that you have violated even one obligations therein. Such violation may lead to disciplinary action, where appropriate and actions of revenge and / or compensation.

### 4. Responsibility

4.1 You shall be responsible for any breach of this Agreement and agrees to hold harmless, substantive and procedural, the owner, and to keep it free from any claims of third parties also whatsoever, in any successor of the breach of this Agreement and / or from the violation of laws or regulations or administrative measures.

4.2 You assume all responsibility and burden on the content and forms of communications made through the service and undertakes to indemnify the operator from any claim or action that needs to be given to the operator thereof by any person who, owing to these communications. With this kind of responsibility, you expressly relieve the operator from any liability and burden of assessment and / or control the subject.

4.3 The user undertakes to indemnify the operator from all losses, damages, costs and expenses, including any legal fees, that may be incurred by the operator as a result the service is made available.

4.4 The wifi network service is provided through the use of shared frequency band and limited protection against interference, therefore the service and its quality are not guaranteed.

4.4 The operator shall not be liable to the user and / or his or her estate and to third parties for any direct, indirect or consequential damages, losses and costs as a result supported a suspension or interruption of service.

## 5 Confidentiality

5.1 Access to service is via a user identification code (username) and a keyword (password) or using digital certificate. The user is informed that the understanding of their credentials from a third party would enable them to use the service name itself. You are solely responsible for the preservation and confidentiality of their credentials and, therefore, remains the only and sole responsibility for all purposes connected therewith or related, (including damage or adverse consequences caused to the operator and / or third) are authorized by the same user or not authorized.

5.2 You agree to communicate as soon as the manager of your domain (Center for Telematics and Information Services for the domain polito.it) any theft, loss or loss of password. In particular, in the event of theft, you agree to promptly change the password using the automated procedures at its disposal. In any case, it is understood that the user will be responsible for the consequences arising from theft, loss or the loss of such password.

5.3 You acknowledge and accept the existence of the Register of links (known as "log") maintained the manager and the manager shall take technical and organizational measures necessary to ensure the confidentiality of such records. The Registry of the links will be presented to the court only upon request.

5.3 You acknowledge and agree that the radio frequencies and wireless network traffic can be monitored in order to maintain the performance of the wireless network at an appropriate level as well as to ensure proper use of the service.

## 6 Applicable law and jurisdiction

6.1 This Agreement is governed by the laws of the Italian State. Although not expressly provided in this Agreement shall apply the standards.

6.2 All disputes arising in connection with this Agreement, including disputes in interpretation, effectiveness, validity and enforcement of the agreement will be exclusive jurisdiction to the Court of Turin.

6.3 In the event that certain provisions contained in this Agreement are deemed void and / or invalid and / or ineffective the remaining must still in full force and effect.

The applicant must provide in the annex to this statement, copy of identity document ( Law Decree 27 July 2005 n.144).

In witness

Date\_\_\_\_\_

Signature :

Politecnico di Torino reference signature: