PRIVACY DISCLAIMER

Regulation (EU) 2017/679 of the EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC (Regulation general data protection)

AREA OF INTEREST

Solidarity with South Sudan (hereinafter referred to as "Solidarity") means by means of this Privacy Policy and data processing to illustrate how the acquisition and processing of "Data" is regulated, with the understanding that, although the concept is very broad, those of objective origin (by way of example and not exhaustive: personal data, relating to the location, tax code, online ID, health status, habits, image and voice etc.) and subjective (by way of example and not exhaustively: information and / or assessments provided by a subject to another subject).

It is opportune to premise that the possible treatment of sensitive data and today particular data ex art. 9 GDPR abstractly carried out by Solidarity falls within the provisions of Regulation (EU) 2017/679 of the EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 (hereafter "GDPR"), as previously the General Authorization for the processing of sensitive data by associations and foundations, n. 3/2012, issued by the Privacy Guarantor on December 13, 2012.

More specifically, even unrecognized associations, welfare organizations or voluntary organizations and NGOs are authorized by the Guarantor to process data pursuant to art. 9 GDPR related:

• to members and associates as well as to their families and cohabitants;

• to members, supporters and underwriters as well as to those who have regular contacts with the association;

• to beneficiaries, assisted persons and users of the activities or services provided by the association;

for the pursuit of specific and legitimate purposes identified by the deed of incorporation or by the bylaws and for the pursuit of charitable, social or socio-health purposes.

Solidarity, in compliance with article 5 of the GDPR will acquire and process the data collected with the following criteria and principles:

1. Transparency
2. Lawfulness and Correctness

3. Minimization, relevance and proportionality

4. Restriction of Conservation

5. Security and integrity.

The Privacy Notice may be changed at any time by publishing the updated version on the website [https://www.solidarityssudan.org/what-we-do/?lang=it](https://www.solidarityssudan.org/what-we-do/?lang=it).

**DATA COLLECTION**

Solidarity implements the MINIMIZATION principle of DATA COLLECTION.

As regards the donation deeds, only the surname and (mandatory) name of the donor will be required for inclusion in the list of donors, as well as the residence (optional), the email (optional, for sending updates and newsletters) and the mobile phone number (optional).

Solidarity may legitimately process sensitive data of members, supporters, beneficiaries for the purposes set forth in its Bylaws, even without the written consent of the interested parties provided that the data subjects have been informed of the processing by means of specific information pursuant to Article 12, 13 and 14 of the GDPR.

Solidarity believes that its operations comply with the following authorizations:

- General authorization n. 1/2016 to the processing of sensitive data (today and nowadays specific data as per article 9 of the GDPR) in the employment reports 15 December 2016
- General authorization n. 3/2016 to the processing of sensitive data (and today particular data pursuant to article 9 of the GDPR) by associative bodies and foundations December 15, 2016.

The data collected by Solidarity in the case of COLLECTION OF FUNDS AND DONATIONS through Paypal or other electronic payment instrument will be processed as follows:

1. Solidarity will send to the e-mail address indicated by the Interested Party, or to another reference in the absence of an e-mail, the Informative.

Furthermore, in the case of voluntary request of services by the user through the website (for example but not limited to: sending magazines, NEWSLETTER or other material related to
Solidarity’s mission) the communication of the Data must be the subject of specific approval by the interested party which will be followed by sending information.

Solidarity declares that the collected data are also managed with the support of external suppliers, regularly contracted.

Solidarity is present with your account on the following Social Media:

• Facebook @solidaritywithsouthsudan
• Twitter @SolidaritySS
• Instagram @solidarity_with_south_sudan

for which the aforementioned companies comply with many international standards specific to the sector. For more information visit the privacy page of each one.

According to the GDPR Solidarity recognizes and defines in its actions that:

• Data Controller is the individual, the company, the public or private body, the association, etc., which are responsible for decisions on the purposes and methods of treatment, as well as on the tools used (Article 4, of the GDPR). Therefore the HOLDER OF DATA PROCESSING is Solidarity with South Sudan with headquarters in Juba (South Sudan), PO Box 144 Juba, South Sudan.

RIGHTS BY THE INTERESTED PARTY

Each Data Subject can exercise his / her right of access to data (Article 15 of the GDPR), of data rectification (Article 16 of the GDPR), right of cancellation (right to be forgotten, Article 17 of the GDPR), the right to limit the processing (Article 18 of the GDPR), right to data portability (Article 20 of the GDPR), right of opposition (Article 21 of the GDPR) by contacting the Data Processor at the telephone number 0668400223 or e-mail at solidarityssudan@gmail.com .

THE COLLECTED DATA WILL NOT BE PRESERVED AT INDETERMINED TIME

More specifically:

• data of supporters can only be kept where this corresponds to a legal obligation and in any case with reference to article 6 of the - General authorization n. 3/2016 to the processing of sensitive data (and today particular data pursuant to article 9 of the GDPR) by associative bodies and foundations December 15, 2016
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• employee data based on the provisions of General Authorization n. 1/2016 to the processing of sensitive data (today and nowadays specific data as per article 9 of the GDPR) in the employment reports 15 December 2016.

PROTECTION OF PERSONAL DATA

Solidarity protects personal data by adopting technical and administrative security measures to reduce the risk of loss, incorrect use, unauthorized access, disclosure and tampering of data. Among the security systems used are firewalls, data encryption, physical access controls to our archives and controls for the authorization of access to personal data.

HOW DATA IS USED

The collected data are used by the Owner exclusively for cognitive and statistical purposes.

USE OF MAIL ADDRESSES ALREADY AVAILABLE AT MAY 24, 2018

Solidarity will keep the address book already acquired for its own institutional purposes and acquired in compliance with Legislative Decree 196/2003.

Although not carrying out activities as provided for by art. 130 of the Privacy Code, in conjunction with the e-privacy Directive 2002/58, Solidarity will provide the first contact with the names already filed in the archive.