

REQUEST FOR AUTHORISATION TO USE AQP LOGO/TRADE MARK/LINK

The undersigned, born in on, in
his/her capacity of legal representative of with
registered offices in, address
.....tax code....., VAT reg. no.,
hereafter referred to as "Applicant"

ASKS

for issuance of authorisation to use the AQP Logo/Trade Mark/Link, hereafter "Logo", at the Terms and
Conditions of Use indicated below, declaring to use it exclusively for:

.....
.....
.....

(specify the reasons, manner and period of use of the AQP Logo/Trade Mark/Link).

Terms and conditions of use:

1. The Applicant accepts and acknowledges that Acquedotto Pugliese S.p.A. is the owner of all the rights related to the AQP Logo/Trade Mark/Link. The Applicant has no entitlement on the Logo/Trade Mark/Link, except what is granted under any authorisation granted. The Applicant acknowledges that use is only and exclusively permitted for public authorities and no profit organisations. It is forbidden to grant use, transfer or totally or partially sub-licence the above-mentioned Logo/Trade Mark/Link to third parties. The Applicant undertakes not to adopt, use and/or register company names, commercial names, factory links, service links or certification links or other similar indications, that contain, even partially, Logos/Trade Marks and/or anyway not to use internet domains containing one or more Links or logos related to Acquedotto Pugliese S.p.A., either in Italy or abroad, with any extension and/or language. Violating this clause will mean the immediate revocation of the authorisation to use the "AQP" Logo/Trade Mark/Link and the other links related to it and the right to the immediate termination of any use of them, without prejudice to compensation of any damages, even of image, caused.
2. The Applicant undertakes to send this request by Certified email (PEC) to the email comunicazione@aqp.it
3. The authorisation to use the Logo/Trade Mark/Link is considered to be granted for the period strictly necessary specified above and free of charge for both parties: nothing shall be payable to Acquedotto Pugliese S.p.A. or to the Applicant for using it in the manner indicated above.
4. The Applicant may not make any use or dispose of differently to what is indicated above, in any form or manner - including reproduction on the World Wide Web for uses different to what is indicated above. In no case may the Logo/Trade Mark/Link be associated to initiatives or situations defying or violating any law and/or rule.



5. The Applicant may not use or reproduce the Logo/Trade Mark/Link with a different shape, size, colour and proportions to those that will be communicated by Acquedotto Pugliese S.p.A. in the event of issuing the authorisation request.
6. The Applicant undertakes to clearly indicate the connection between the Logo/Trade Mark/Link and the products of Acquedotto Pugliese S.p.A. in order to avoid the danger of confusion with third party products and services. If the Logo/Trade Mark/Link is requested for use on websites, it must be linked to www.aqp.it
7. The Applicant undertakes to indemnify and hold Acquedotto Pugliese S.p.A. harmless from any action aimed at obtaining compensation for the direct or indirect damage brought by third parties as a consequence of the dissemination, distribution and use of the Logo/Trade Mark/Link by the Applicant.
8. The Applicant acknowledges and expressly accepts that Acquedotto Pugliese S.p.A. may revoke the authorisation to use the "AQP" Logo/Trade Mark/Link and the other logos/links connected to it, which may have been granted. Following revocation of the authorisation by Acquedotto Pugliese S.p.A., the Applicant will immediately stop any kind of use.
9. The Court of Bari has exclusive jurisdiction in relation to any disputes connected to this request and to any subsequent authorisation to use the Logo/Trade Mark/Link.

(Place and date)

The Applicant

.....

Disclosure on personal data processing as laid down by art. 13 Reg. EU 679/2016 (GDPR)

AQP S.p.A., with registered offices in Via Cagnetti 36, 70121 Bari, in its capacity of Data controller, will process the personal data granted with this form, electronically and manually. The personal data granted will be collected and processed for executing a contract with the data subject or for adopting pre-contractual measures on request of the data subject (legal basis) and exclusively for the purposes connected to managing this request for release. It is compulsory to grant the data and failure to enter it make it impossible to fulfil the request. The data will be processed for the duration of the existing relationship by specially assigned personnel and then processed and stored in conformity with the laws on storing administrative documentation. The data will not be communicated to third parties nor disseminated, except in the cases specifically envisaged by domestic or European Union laws. The data will not be transferred abroad to countries other than those belonging to the European Union, unless they ensure suitable levels of personal protection in respect of the provisions of art. 45 (1) of the GDPR. The data subjects are entitled to ask the data controller for access to personal data, its rectification or deletion, restriction of processing the data concerning them or to oppose it being processed. The relevant request shall be presented by contacting AQP S.p.A. or its Data Protection Officer (dpo@aqp.it). You are always entitled to lodge a complaint with the Privacy Authority for protecting your personal data, for exercising your rights or for any other matter related to processing your personal data (<https://www.garanteprivacy.it/>).

(Place and date)

The Applicant for acknowledgement

.....