INFORMATION ON THE PROCESSING OF PERSONAL DATA
UNDER ART. 13 OF THE EUROPEAN REGULATION 2016/679 (GDPR)

This information is provided by the European Academy of Religion (EuARe) in its capacity as “data controller” to those who access its website and explicitly request to receive the newsletter via e-mail by filling out the registration form and authorising our association to process their personal data. The provision of data is optional. Refusal to provide data makes it impossible to obtain the newsletter service.

1. Purposes of data processing
The personal data provided by users will be used by the controller to transmit promotional and informative communications relating to the activities of the Association and to the organisation of the Annual Conferences of the EuARe. Administrator will collect your email address via Contact Collection (https://www.contactcollection.com/privacy), and will store and process your email address via MailChimp (https://mailchimp.com/legal/privacy/), which offers reliable subscription management system congruent with General Data Protection Regulation (GDPR, you can read more here), in order to send you periodical information about the EuARe activities.

2. Legal basis
The personal data provided by users for the sending of the newsletter are lawfully processed after consent has been obtained through subscription on the EuARe website.

3. Data recipients
The personal data provided by users are provided to the operator of the application for the management of the consent represented by the user and will not in any way be disclosed to third parties. They may be communicated to employees and collaborators of the data controller who will treat them in compliance with the instructions given by the controller.

4. Data Processor
If necessary, for activities related to the maintenance of the technological part of the site, the data connected to the newsletter service may be processed by persons in charge of the company appointed as data processor pursuant to art. 28 of EU Regulation 679/2016.

5. Data retention
Users personal data will be processed for the time necessary to fulfill the purposes listed above and in any case for as long as consent to the processing remains. Once the consent is revoked, the data will be deleted and in no way processed by our association.

6. Rights of the interested party
Pursuant to Articles 13, paragraph 2, and 15 to 21 of the Regulations, we inform you that you may exercise the following rights with regard to the processing of your personal data:

a) Right to obtain access to your personal data and the following information:
   • confirmation whether or not your personal data is being processed;
   • the purposes of the processing;
   • the categories of personal data;
   • the recipients or categories of recipients to whom the personal data have been or will be communicated;
   • if the data are not collected from the data subject, all available information on their origin;
   • the existence of an automated decision-making process, including profiling;
   • a copy of the personal data being processed.

b) Right of rectification and integration of personal data;

c) Right to the deletion of data (“right to be forgotten”) if there is one of the following reasons:
   • the personal data are no longer necessary for the purposes for which they were collected or otherwise processed;
   • the data subject withdraws consent to the processing of the data and there is no other legal basis for the processing;
   • the data subject opposes the processing and there is no prevailing legitimate reason for processing;
   • personal data have been processed unlawfully;
   • personal data must be erased in order to comply with a legal obligation under Union law or the law of the Member State to which the data controller is subject.

If the data controller has made personal data public and is obliged to delete them, he must inform the other data controllers processing personal data of the request to delete any links, copies or reproductions of his data.

d) Right to limitation of processing in case:
   • the data subject contests the accuracy of the personal data, for the period necessary for the data controller to verify the accuracy of such personal data;
   • the processing is unlawful and the data subject opposes the deletion of the personal data and asks instead that its use be limited;
• although the data controller no longer needs them for the purposes of processing, the personal data are necessary for the data subject to ascertain, exercise or defend a right in court;
• the data subject has objected to the processing, pending verification of whether the legitimate reasons of the data controller prevail over those of the data subject.

e) Right to lodge a complaint with the Guarantor for the protection of personal data, following the procedures and indications published on the official website of the Authority www.garanteprivacy.it.

f) Right to the portability of the data of the data subject or the right to receive in a structured, commonly used and readable format the personal data concerning him/her provided to a data controller and possibly transmit them to another data controller, if the processing is based on consent or on a contract and is carried out by automated means. Where technically possible, the data subject has the right to obtain direct transmission of the data from one data controller to another.

g) Right to object at any time to the processing of personal data, including profiling:
• the processing is carried out on the basis of the legitimate interest of the data controller, after giving the reasons for the opposition;
• personal data are processed for direct marketing purposes.

h) Right not to be subject to a decision based solely on automated processing, including profiling, except where the decision: is necessary for the conclusion or performance of a contract between the data subject and a data controller, is authorised by Union or Member State law to which the data subject is subject or is based on the explicit consent of the data subject.

i) Right to withdraw consent at any time; data, if not based on another legal basis (including fulfilment of a legal obligation or performance of a contract), must be deleted by the data controller.

7. Cancellation of service
To stop receiving the newsletter, you can send a request to: euare.bo@gmail.com. The exercise of the rights is not subject to any form constraint and is free of charge.

8. Owner of the treatment
The data controller is the European Academy of Religion (EuARe), Via San Vitale 114, 40125, Bologna, +39051239532, euare.bo@gmail.com, www.europeanacademyofreligion.org.

9. Methods of exercising rights
The interested party may at any time exercise the abovementioned rights contacting our office:

European Academy of Religion (EuARe)
Via San Vitale 114