

3rd Party Statement

I. CONSENT TO THE TERMS & CONDITIONS.

I hereby accept the Terms & Conditions of the Allegro Prize 2022 Competition whose full version can be found on the following website www.allegroprize.pl and www.contemporarylynx.co.uk/allegroprize

(Place for signature)

II. SUBMISSION BY AN INTERMEDIARY.

Acting on my own behalf, I hereby represent that I have been authorised by the author of works (details in the form) to file the author's submission for participation in the Allegro Prize 2022 Competition, and I have supporting documents to confirm the said authority, in particular the power of attorney granted by the author. Furthermore, the power of attorney covers the authority to grant the licence to the photographs of works filed with the submission.

I represent that, prior to the submission, all elements of the submission were consulted with the author, and the author has consented to take part in the competition.

I further declare that I fulfilled the obligation to provide to the author the information clause available under the following link <https://contemporarylynx.co.uk/wp-content/uploads/2022/05/PERSONAL-DATA-Information-clause.docx.pdf>

I undertake, each time it is demanded by Contemporary Lynx Foundation or Allegro.pl sp. z o.o., to send to Contemporary Lynx Foundation or Allegro.pl sp. z o.o. any documents in support of the power of attorney, the consent, and the fulfilment of the obligation to provide the information clause, within a maximum of five days of the receipt of demand to that effect.

(Place for signature)

III. NEWSLETTER.

I hereby grant my consent to receive marketing information, including a newsletter, latest updates, and other trade information from Contemporary Lynx Foundation. I acknowledge that I may revoke the consent at any time.

(Place for signature)



IV. PERSONAL DATA. Information clause:

The Controller of personal data of participants in the 'Allegro Prize 2022' (hereinafter the 'Competition') is Contemporary Lynx Foundation, registered in Warsaw, Poland, REGON: 36 95 66 589, NIP: 11 82 16 74 26, KRS: 0000 7205 25 (the 'Controller').

The Controller has appointed a data protection officer who can be contacted by electronic mail, by sending a message to the following address: allegroprize@contemporarylynx.com

Personal data shall be processed for the purpose of staging the Competition, contacting and exchanging correspondence with Competition participants, and where consent was granted to receive marketing information, also for direct marketing purposes carried out for the Controller's legitimate interest. The data may be used for settlement, book-keeping and tax purposes, and to ensure accountability based on the premise that is necessary for compliance with a legal obligation.

The personal data are obtained directly from the Competition participants and are processed by the Controller for the period necessary to achieve the objectives set forth above. The personal data are freely given, but their provision is necessary to take part in the Competition. The personal data may be transferred to entities collaborating with the Controller in relation to staging the Competition, including in particular Allegro.pl sp. z o.o. with its registered office in Poznań and Competition jury members. The data may also be transferred to entities providing IT, telecommunications, postal, courier, legal, accounting and advisory services, and may be provided to bodies authorised to receive them under applicable legal regulations. The data subjects have the right to request access to the data, rectification, or erasure, of their personal data, unless any circumstances justifying their further processing arise, to the limitation of processing, the right to data portability, and the right to object to such processing. The data subjects may lodge a complaint with a supervisory authority in relation to the processing of their data.

The personal data shall not be subject to automated decision-making, including profiling. The personal data shall not be subject to sale.

The personal data may be transferred to third countries, i.e., countries outside the European Economic Area, based on the European Commission's decision that such third country offers an adequate level of protection (in the event of countries for which such decision was issued) or on standard contractual clauses approved by the European Commission (for the remaining countries).

