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	D1.2 — PROJECT WEB PAGE AND PROJECT LOGO  Version 1.0 — Final  PUBLIC
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# D1.2 Project webpage and project logo

Project Acronym:	AI-HAND
Project Name:	Advanced Intelligent stimulation device: HAND movement restoration
Grant Agreement No:	101099916
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End Date:	1/01/2027
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Dissemination level	PU

# **REVISION HISTORY**

VERSION	CREATED/MODIFIER	COMMENTS
0.0	Emilie BLOTIERE (INRIA)	First draft
0.1	Christine AZEVEDO COSTE (INRIA), David GUIRAUD (NEURINNOV)	Review
1	Emilie BLOTIERE (INRIA)	Final version



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# TABLE OF ACRONYMS

Ai-Hand	Advanced Intelligence stimulation device: Hand movement restoration
GDPR	General Data Protection Regulation
INRIA	Institut National de Recherche en sciences et technologies du numérique
WP	Work package

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# **PUBLISHABLE SUMMARY**

The D1.2 presents the logo and the website of the AI-Hand project. It has been developed in coordination within the task 1.2 [Communication]. Further external communication materials will be developed during the project, such as images and graphics to explicit the purposes of the project. However, we want to communicate in a controlled way about the work that will be carried out so as not to raise false hopes among people who could be affected by the solution developed until results are obtained. This will be described in the D1.4 Dissemination and Communication Action Plan due in M6.



Al-Hand's visual identity has been created by the scientific coordinator of the project among some others and the current logo has been approved by the consortium by vote.



**FIGURE 1 PROJECT LOGO** 

The logo, shown in Fig.1 consists of a symbol and the wordmark "AI-Hand" which is used as a unit. The hands symbolise the function that the project foresees to restore: grasping. The hands surround the name of the project in a protective attitude.

This official logo will be used in all working internal and external documents, related to the project and inserted in project templates such as the rolling minutes, the deliverables and public presentations. It is stored in a png format in the secured project repository SHARE<sup>1</sup> and accessible to the whole consortium.

# 2 | PROJECT WEB PAGE

## 2.1 Main pages

The second first outcome of the Task1.2 [Communication] has been the set-up of the Al-Hand website (<a href="https://project.inria.fr/aihand">https://project.inria.fr/aihand</a>). The website is harvested by the INRIA's Information Systems Department<sup>2</sup> using the WordPress software. The other objectives related to this task will be developed in D1.4 dissemination and communication action plan to be submitted in M6, end of January 2024. The project webpage is developed via the WordPress tool and contains four main tabs:

- Home
- Consortium
- About Ai-Hand
- Publications

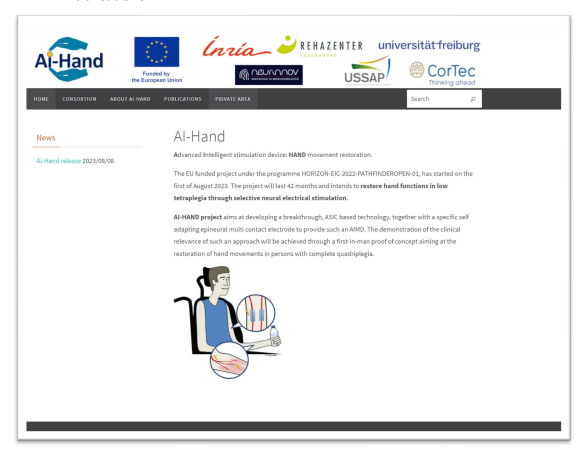


FIGURE 2 MAIN AI-HAND WEB PAGE

<sup>&</sup>lt;sup>2</sup> iNRIA, https://www.inria.fr/en



Home (see Fig.2) is the main page describing the project in a nutshell with significance of the acronym.

The *Consortium* page highlights the missions and identity of each beneficiary and associated entity.

About AI-Hand describes the main steps of the project which correspond to the second phase of two initial projects led since 2019. Videos are shared publicly to highlight the different aspects of the projects and how results were obtained.

*Publications* lists related publications written by the CAMIN team and other partners and published in top-level scientific journals.

Additionally, to these pages, a contact page allows visitors to get in contact with the project team via the project name whose name is indicated as stated in Fig.3.

Comment					
					1
Name					
Email					
Website					
Save my name, er	nail, and site UR	L in my brow	ser for next ti	me I post a	

**FIGURE 3 CONTACT PAGE** 

# 2.2 GDPR compliance

The project coordinator developed the website via the INRIA secured WordPress system which covers the personal data security and is described in this subsection in three subsections:

- Legal mentions
- Cookies
- Terms of Use
- Privacy Policy

## 2.2.1 Legal mentions

In accordance with the provisions of Law no. 2004-575 of 21 June 2004 on confidence in the digital economy, users and visitors to the website are informed of the identity of the various parties involved in the administration and management of this website.

The website is administered by the Institut national de recherche en sciences et technologies du numérique (Inria), a public scientific and technological establishment, whose head office is located at:

Domaine de Voluceau

Rocquencourt - B.P. 105

78153 Le Chesnay Cedex - France

Telephone number: +33 1 39 63 55 11

The WordPress software used by Inria is owned and providCed by Automattic Inc, whose registered office is located at :

60 29th Street #343

San Francisco, CA 94110

United States of America

The Nirvana theme used by the Inria WordPress service is owned and provided by Cryout Creations Srl, whose registered office is located at:

Bicaz 136

Bacau

600343

Romania



#### 2.2.2 Cookies

The INRIA Information System Department applies the GDPR principles CCPA3, DSGVO4, Cookie Consent, an easy-to-use WordPress plugin to prepare the website for privacy & cookie regulations. Via this plugin, all cookie law requirements have been set up by the INRIA information system department.

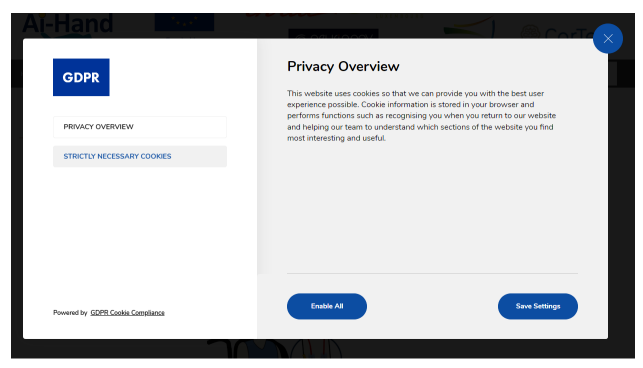


FIGURE 4 GDPR COMPLIANCY REQUIREMENTS

#### 2.2.3 Terms of Use

The purpose of these general conditions of use (hereinafter referred to as the "Conditions") is to provide a legal framework for the terms and conditions under which the Inria WordPress Service (hereinafter referred to as the "Service") is made available and to define the conditions of access to and use of the Service by the User.

<sup>&</sup>lt;sup>3</sup> California Consumer Prvacy Act, https://cppa.ca.gov/regulations/pdf/cppa\_act.pdf

<sup>&</sup>lt;sup>4</sup> Datenschutz Grundverordnung, https://dsgvo-gesetz.de/

#### 1. DEFINITIONS

**Terms:** refers to the present general conditions of use governing your access to and use of the WordPress web Service offered by Inria;

**Content:** means content (text, documents, links, data, images, audio, code, software and other material) published or made available by Users or any other person through our Service or on websites linked to or from our Service;

**Agreement:** means the Terms and any other operating rules, policies and procedures that we may publish from time to time via the Service;

**Personal Data:** means any information relating to a natural person who is identified or can be identified, directly or indirectly, by reference to a surname, first name, telephone number, business address, postcode, current job title, field of activity, etc.;

**Inria WordPress Service:** refers to the web service offered by Inria, the creation of websites, based on WordPress farms deployed and operated by the Inria Information Systems Department (DSI).

Four farms, collectively referred to as "Service", are hosted in this way:

- Team farm: research team sites;
- Project farm: sites linked to research activities;
- Iww Farm: working group sites;
- Iww-int farm: sites of functional lines and workgroups internal to Inria;

**Third Party Services:** means services, products, software, embedded content or applications (such as plug-ins, themes or extensions) provided by a third party that the User may activate, use or purchase when using the Service;

**User**: refers to any natural person or legal entity using our Service and belonging to one of the six user profiles described in article 4;

**Visitor:** refers to any natural or legal person browsing any of the Service's websites who does not have a User profile.

#### 2. GENERAL PRESENTATION OF THE SERVICE

The Service is free of charge.

The first three farms are accessible from any Internet connection. Iww-int is only accessible from Inria networks.

The WordPress software used by Inria is owned and provided by Automattic Inc, 60 29th Street #343, San Francisco, CA 94110, USA.

The Nirvana theme is owned and supplied by Cryout Creations Srl, Bicaz 136, Bacau, 600343, Romania.



#### 3. CONDITIONS OF ACCESS TO AND USE OF THE SERVICE

The term "you" refers to any User browsing our Service. If a user is using the Service on behalf of another person or entity, she represents and warrants that she is authorized to accept the Agreement on behalf of that person or entity, that by using the Service she is accepting the Agreement on behalf of that person or entity, and that she has read, understood and agree to the Agreement. On behalf of that person or entity, and that if she, or that person or entity, breaches any of its terms, she, and that person or entity, agrees to accept all liability to us.

By accessing or using any part of the Service, the user acknowledges that she has read and agree to be bound by the Agreement. She also agrees that we may automatically modify, update or add to our Service, such as add to our Service, as set out in the Terms, and that this Agreement will apply to any changes.

Additional third party terms and conditions may apply to Content downloaded, copied, or used via websites linked to our Service.

#### 4. AVAILABILITY AND ACCESSIBILITY OF THE SERVICE

The Service is provided on an "as is" basis. Inria disclaims all warranties of any kind, express or implied, including, but not limited to, warranties of fitness for a particular purpose, merchantability, and non-infringement. Inria does not warrant that the Service will be error or bug free or that access to the Service will be uninterrupted.

Bugs or that access thereto will be continuous or uninterrupted. Notwithstanding the foregoing, as host of the platform, Inria will use its best efforts to ensure the continuous availability and accessibility of the Service.

In particular, Inria will use its best endeavours to ensure:

- Service availability;
- Regular software updates;
- Regular backup of Content.

#### 5. RESPONSIBILITY

Inria is not in a position to review all Content. By operating the Service, Inria does not represent or imply that it endorses the Content made available or that the Content is accurate, useful or non-harmful. Inria encourages you to take precautions to protect yourself and your computer systems from viruses, worms, Trojan horses and other malicious software or content.

You are responsible for the Content available on your website and for any harm resulting from such Content. It is your responsibility to ensure that the Content on your website complies with applicable laws and the Agreement.

As a user, you are solely responsible for all activities that occur under your account.

You are also responsible for maintaining the security of your account (including the protection of your password). Subject to the rights of third parties, and to your contractual and professional obligations, you are the owner of your content and retain ownership rights to the content that you publish on your website. However, we ask you to take responsibility for the content you publish. In particular, please ensure that any prohibited Content does not appear on your website. This includes any Content that is

- Deliberately false, misleading, deceptive or defamatory;
- Discriminatory, violent, malicious, harassing, injurious to human dignity or cruelty to animals;
- Unverifiable;
- Illegal, contrary to public order or national security;
- Infringes on privacy and/or the protection of Personal Data
- In violation of an intellectual property right or any other property right;
- Contains computer viruses or any program designed to interrupt, destroy or limit the functionality of the Service;
- Have the effect of diminishing, disorganising, preventing the normal use of the Service, interrupting and/or slowing down the normal flow of communications.

In addition, Inria reserves the right to remove any prohibited Content without prior warning or notice.

Any User or Visitor may notify Inria of any Content that they consider to be prohibited at the following address: cert@inria.fr.

#### 6. THIRD-PARTY SERVICES

The terms and policies of the provider of the Third-Party Services apply.

Some Third-Party Services may request or require access to your data - or the data of your Visitors or partners - through the use of pixels or cookies.

If you use or grant access to a Third-Party Service, data will be treated in accordance with the privacy policy and practices of the provider of that Third Party Service.

Third Party Services may not function properly with the Service offered by Inria. Inria may not be able to provide support for problems caused by Third Party Services. If you have any questions about the operation of a Third-Party Service or require assistance, you should contact the Third Party Service directly.

If Inria becomes aware that your use of any Third-Party Services does not comply with this Agreement, Inria may suspend, disable or delete any Third-Party Services from your account or website.



#### 7. REVOCATION AND TERMINATION

Inria may revoke your access to all or part of the Service at any time, including if you have violated this Agreement and the guidelines for use of the Service.

You may stop using our Service at any time. If you no longer wish a website linked to our Service to be accessible or operated, please inform the ISD using the Inria helpdesk form:

- <a href="https://helpdesk.inria.fr/categories/354/submit">https://helpdesk.inria.fr/categories/354/submit</a>; or
- <a href="https://helpdesk.inria.fr/categories/355/submit">https://helpdesk.inria.fr/categories/355/submit</a>

#### 8. DATA SECURITY AND SENSITIVITY

As with any element of Inria's Information Systems, access to and use of the Service are subject to Inria's Protection of Scientific and Technological Potential (PPST), to Inria's Internal Rules and to Inria's IT Charter.

The Service has been security certified. In application of Inria's sensitivity scale, the Content deposited and present on the "Team", "Project" and "Iww" farms may not exceed the "Public" level.

It is therefore only possible to host public information (source code, datasets, etc.) on the sites contained in these farms. On the other hand, the Content uploaded and present on the "Iww-int" farm cannot exceed the "Limited Distribution" level.

It is therefore possible to host on the sites contained in this farm information intended for distribution within Inria only.

The User of the Service must comply with these requirements.

The User shall also ensure that any interaction of the Content with third parties is appropriate to the level of sensitivity of the Content used. Inria reserves the right to remove any Content that exceeds the required level of sensitivity without prior warning or notice.

#### 9. INTELLECTUAL PROPERTY RIGHTS

This Contract does not transfer to you any intellectual property belonging to Inria, Automattic, Cryout Creations or a third party.

Automattic holds all the intellectual property rights to the WordPress software from which Inria benefits under the GPL licence. Cryout Creations has all the intellectual property rights on the Nirvana theme which Inria uses under the GNU General Public License version 2.0.

Inria grants you a non-exclusive, personal, non-transferable, non-sublicensable, revocable license to access and use the Service, subject to third party rights, in the manner presented by Inria, and in accordance with the Terms of Service.

"Inria", "Automattic", "WordPress", "WordPress.com" and "Cryout Creations" are registered trademarks. Your use of the Service does not grant you any right or licence to reproduce, modify

or use any trademarks and logos belonging to Inria, Automattic or Cryout Creations, or any other trademarks and logos belonging to a third-party present on the Service.

#### 10. APPLICABLE LAW AND COMPETENT JURISDICTIONS

These Terms are drawn up in accordance with French law, and in particular the provisions of the law of 21 June 2004 on confidence in the digital economy. The French courts have territorial jurisdiction to hear any dispute relating to the Service.

#### 11. CONTACTS

For any request for assistance, please contact Inria using the helpdesk form:

- https://helpdesk.inria.fr/categories/354/submit; or
- https://helpdesk.inria.fr/categories/355/submit

In the event of a security incident, please contact Inria at the following address: <a href="mailto:cert@inria.fr">cert@inria.fr</a>.

If your request concerns the processing of your personal data, and/or more generally the application of the RGPD, please contact Inria at the following address: dpo@inria.fr.

### 2.2.4 Privacy policy

This privacy policy is defined by INRIA and details the manner in which Inria collects and processes the personal data of Users of the WordPress Service hosted by Inria. Inria is particularly committed to respecting the privacy of its Users and protecting their personal data.

In its capacity as Data Controller, Inria processes the Personal Data of Users and Visitors in accordance with the national and European regulations in force, and in particular the French Data Protection Act and the General Data Protection Regulation (hereinafter "GDPR").

By browsing the Service, Users and Visitors acknowledge that they have read this Privacy Policy and accept its terms.

#### 1 DEFINITIONS

Personal Data: means any information relating to a natural person who is identified or can be identified, directly or indirectly, by reference to a surname, first name, telephone number, business address, postcode, current position, field of activity, etc.;

**Data Protection Act**: refers to Act No. 78-17 of 6 January 1978 on Data Processing, Data Files and Individual Liberties, as amended;

**Controller**: means the natural or legal person, public authority, agency or other body which alone or jointly with others determines the purposes and means of the processing; where the purposes and means of such processing are determined by Union law or by the law of a Member State, the controller may be designated or the specific criteria applicable to his designation may be provided for by Union law or by the law of a Member State;



**GDPR**: means Regulation (EU) 2016/679 of the 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, known as the General Data Protection Regulation;

**Inria WordPress Service or Service**: refers to the Web Service offered by Inria based on WordPress farms deployed and operated by the Inria Information Systems Department (DSI).

Four farms, collectively referred to as the Service, are hosted:

- Team farm: research team sites;
- Project farm: sites linked to research activities;
- Iww Farm: working group sites;
- Iww-int farm: sites of functional lines and workgroups internal to Inria;

**Processing of Personal Data or Processing**: means any operation or set of operations relating to Personal Data, regardless of the process used, such as collection, recording, organisation, storage, adaptation or modification, extraction, consultation, use, communication by transmission, dissemination or any other form of making available, alignment or combination, as well as blocking, erasure or destruction;

**User**: refers to any natural person or legal entity using our Service and belonging to one of the six user profiles described in article 4 of the General Terms and Conditions of Use of the Service;

**Visitor:** refers to any natural or legal person browsing any of the Service's websites who does not have a User profile.

#### **2 PROCESSING OF PERSONAL DATA AND PURPOSES**

The main purpose of processing Personal Data is to list Users and provide the following services:

- Code deposit and management;
- Deposit and management of data sets associated with the code;
- Wiki, website, documentation;
- Agile project planning or management;
- Bug tracker;
- Continuous integration (CI) and continuous deployment (CD);
- Interaction with third-party applications (webhook, integration, package registries, containers, infrastructure);
- Submitting issues for a project (Service Desk).

Users may consult certain Personal Data concerning another User depending on the confidentiality parameters defined by each User. Users can edit their own profile. The following table describes the source and nature of the Personal Data collected, as well as the purposes and legal basis(s) associated with each category of Personal Data processed.

#### **2 RECIPIENTS OF PERSONAL DATA**

In its capacity as Data Controller, Inria only processes Users' and Visitors' Personal Data that is strictly necessary for its internal purposes. This data may only be processed by the employees in charge of administering the Service, within the limits of their respective responsibilities.

However, Inria may be required to communicate to third parties the Personal Data it processes when such communication is required by law, a regulatory provision or a judicial decision, or if such communication is necessary to ensure the protection and defence of its rights.

#### **3 RETENTION PERIOD FOR PERSONAL DATA**

Inria undertakes to keep Users' Personal Data until they request that it be deleted.

Inria undertakes to retain Visitors' Personal Data until the end of the processing of their requests (via a contact form) or the end of the event for which they have registered (via a registration form).

However, Inria may be required to retain Personal Data for a longer period in accordance with its legal obligations.

#### 4. TRANSFER OF PERSONAL DATA OUTSIDE THE EUROPEAN UNION

No Personal Data is transferred outside the European Union.

#### **5. SECURITY MEASURES**

Inria undertakes to take all appropriate technical and organisational measures to preserve the confidentiality and security of Users' and Visitors' Personal Data, and to protect them against any loss, misappropriation or unauthorised disclosure.

#### 6. EXERCISE OF THE RIGHTS OF THE PERSONS CONCERNED

In accordance with the applicable legal and regulatory provisions, in particular the Data Protection Act and the RGPD, Users and Visitors have the following rights:

- Right of access (article 15 RGPD) and rectification (article 16 RGPD), updating and completeness of data;
- Right to erasure of personal data (article 17 RGPD);
- Right to withdraw consent at any time (article 13-2c RGPD);
- Right to limit data processing (article 18 RGPD);
- Right to object to data processing (Article 21 GDPR);
- Right to data portability (article 20 RGPD).

We invite you to consult the website of the Commission Nationale de l'Informatique et des Libertés (CNIL) for more information on your rights.

All Users may exercise their rights by directly modifying the information concerning them in the "My Profile" section. Any User or Visitor may also exercise their rights by sending any question



or request relating to the processing of their Personal Data to Inria's Data Protection Officer (DPO). This request should be sent to the following address:

Electronically: <a href="mailto:dpo@inria.fr">dpo@inria.fr</a>; or

By post: Déléguée à la Protection des Données (DPO) 2004 Route des Lucioles - 06902 VALBONNE, after contacting Inria, a User or Visitor considers that their rights have not been respected or that data processing does not comply with data protection rules, they may lodge a complaint online with the CNIL (https://www.cnil.fr/fr/plaintes).

#### 7. COOKIES AND TRACERS

Inria uses various cookies and trackers on the Service to improve its interactivity.

For more information on the use of cookies, the User may refer to Inria's Policy on cookies and other trackers.

#### 8. CHANGES TO THE POLICY

This Confidentiality Policy may change in order to comply with legislative and regulatory developments. Any changes made will be indicated on our site or notified by email, as far as possible, at least thirty days before they come into force.

If the User does not agree with the terms of the new Privacy Policy, he or she may delete his or her account in accordance with the conditions set out in the General Terms and Conditions of Use of the Service.

By continuing to use the Service after the new provisions come into force, the User agrees to be bound by the new Confidentiality Policy.

#### 9. APPLICABLE LAW AND COMPETENT JURISDICTIONS

This Confidentiality Policy has been drawn up in accordance with French law and European Union law. The French courts have territorial jurisdiction to hear any dispute relating to the Service.

### 2.3 Visibility of EU Funding and disclaimer

In accordance with the obligations regarding the dissemination of results, as stated in the Grant Agreement, all project materials produced in the context of the project (publications, website, flyer etc.) must acknowledge EU funding and should be accompanied by the EU emblem and the following text: "This project has received funding from the European Union's Horizon EUROPE EIC Pathfinderopen n°1 under grant agreement number 101099916".

The Grant Agreement also states that "any dissemination of results must indicate that it reflects only the author's view and that the Agency is not responsible for any use that may be made of the information it contains". The following disclaimer will be used in all AI-HAND dissemination materials:

"The content of this publication is the sole responsibility of the AI-Hand consortium and can in no way be taken to reflect the views of the European Commission. The European Commission is not responsible for any use that may be made of the information it contains."