

TABLE OF CONTENTS

<i>Acknowledgement</i>	11
<i>Abstract</i>	13
<i>Introduction</i>	15

I. THE DIALOGUE

Introduction	29
1. The unacceptable one-sidedness of the integration agreement: the need to consider migrants' will	34
1.1. Unveiling the authoritative nature: the analysis of the norms	35
1.2. Silencing migrants: an act of "quiet" violence	39
2. Transforming the integration agreement into a hypothesis of participatory decision-making: a way to listen to migrants' voices	44
2.1. A "new governance": the occasion to establish a dialogue	45
2.2. The "administrative agreement" as the model for rebuilding the integration contract	52
Conclusion	58

II. THE CONTENTS

Introduction	65
1. Obligations with no rights: the integration agreement as a tool for assimilation, exclusion and migrant selection	73
1.1. The duty to integrate as an obstacle to rights recognition	76

1.2. The mandatory adhesion to national values: an assimilationist declaration of migrants' cultural inferiority	80
1.3. Migrants' positive and negative behaviors: a way to select highly skilled individuals	85
1.4. The vagueness of integration rights and the ineffectiveness of civic education programs	87
2. Building new contents around two focal points: the principle of equality and individualized integration projects	91
2.1. Rethinking the duty to integrate: a possible expression of community membership	92
2.2. From foreigners to "citizens in the making": equal access to social rights	97
2.3. An Italian best practice: the mechanism for refugees' integration	104
2.4. Personalized integration project: a place where the individual meets the community	110
Conclusion	115

III. THE EFFECTS

Introduction	123
1. An "exclusion agreement": when the only purpose is to ostracize unwanted individuals	126
1.1. Denial of a residence permit and repatriation: the negative effects of agreement violations and their detrimental impact on migrants	128
1.2. The inequality of the agreement and the need to look elsewhere to find tools for migrants' protection	137
2. Incentives and effective rights' protection as tools for fostering integration and a sense of belonging	146

2.1. Think positive: rewarding migrants as an expression of willingness to integrate	147
2.2. The effects of transforming the integration agreement into an “administrative agreement”: judicial protections in case of a contract breach by public authorities	160
Conclusion	168
<i>Conclusion</i>	171
<i>Bibliography</i>	175