



**FORM FOR APPLICANT'S CONSENT PROCEDURE**

Cesenatico, date \_\_\_\_\_

I, the undersigned \_\_\_\_\_ (parent or aged 16+) born on \_\_\_\_\_ in \_\_\_\_\_ County/District (\_\_\_\_\_), Social Security Number \_\_\_\_\_ Resident in (town) \_\_\_\_\_ County/District (\_\_\_\_\_) address \_\_\_\_\_

[ ] as the owner of the data

[ ] as the parent/guardian having parental powers on the minor under 16:

(first name and surname of the minor under 16): \_\_\_\_\_

Born on \_\_\_\_\_ in \_\_\_\_\_ County/District (\_\_\_\_\_) Resident in \_\_\_\_\_

County/District (\_\_\_\_\_), address \_\_\_\_\_

The undersigned applicant, having examined the information supplied by the data processing Holder pursuant art. 13 of GDPR

**Takes note that the processing of ordinary data is essential to the continuation of the activities concerning the relationship**

Takes note of the purposes as described at points 1), 2), 3) below, being necessary to allow the Holder to ensure a sound management of the relationship and a fair processing of the data.

**Takes note of the processing of special and/or judicial data:**

Well aware that the processing might deal with sensitive or judicial data according to art. 9 and 10 of GDPR, and in particular the ones on religious beliefs, philosophical beliefs, racial or ethnical origins, health condition, judicial information, the undersigned takes note that his/her special personal data are going to be processed as described in this form, without prejudice to legal requirements.

**Readable signature INDISPENSABLE for the continuation of the relationship:** .....

**I give my consent to further data processing, not indispensable for the continuation of the relationship (select the options)**

I give my consent to the transmission of my personal data for the following purposes:

(4) to be displayed and disseminated inside the company's premises, on printed material such as brochures or leaflets outside the company's premises and on the company's website ([www.eurocamp.it](http://www.eurocamp.it) [www.basketcerviacesenatico.it](http://www.basketcerviacesenatico.it) ) as well as on social media such as YouTube, Facebook and Instagram.

**[yes]** signature: ..... **[no]** signature: .....

(5) to allow Polisportiva Cesenatico 2000 A.D. and Eurocamp srl to send me promotional offers about their activities by email, text, slow mail and telephone

**[yes]** signature: ..... **[no]** signature: .....

(6) to be up-dated about, and invited to, any initiative that might interest me on the base of the information gathered here about my sport preferences, home town or region, age, sport achievements, etc. The updating or invitation messages will occur by email, text, slow mail or phone.

**[yes]** signature: ..... **[no]** signature: .....

## Information about the processing of personal data pursuant art. 13 - 14 EU Regulations 2016/679

### Data subjects: service users

**Polisportiva Cesenatico 2000 A.D. and Eurocamp srl**, as co-holders of the processing of your personal data, each under their own responsibility, pursuant to art. 26 of EU Regulations 27 April 2016, from now on referred to as GDPR, we herewith inform you that the aforesaid regulations provide for the protection of people and other stakeholders with regard to the processing of their personal data and that this processing shall be based on the principles of fairness, lawfulness, transparency and protection of your confidentiality and your rights. This information note regards the data and information gathered and processed about minors, their parents or other persons signing this form and, in general, any user of the services at our organisation facilities, during pre-enrolment stage and after the stay. Your personal data shall be processed in compliance with the aforesaid legislations and confidentiality requirements.

**Purposes, lawfulness and nature of the data processing:** in particular your personal data shall be processed for aims connected to the implementation of the following fulfilments in compliance with any legal or contractual obligations requirements:

- 1) Data processing that are necessary to a sound management of the sport activities to be organised according to different offers and provision of services;
  - a) Accounting, administration and finance management;
  - b) Fulfillments required by the Italian and European legislation in fiscal and bookkeeping matters;
  - c) Obligations for public security aimed at the identification of the people staying at the hostel;
  - d) Obligations resulting from sport or statutory rules that require the collection of data about health such as a certificate of fitness for competitive sports, a certificate of a G.P. for non-competitive sport activities and any other necessary certificate, depending on the activities you are taking part in,;
  - e) Obligations resulting from the association's statute and rules with regard to the members (if applicable);
  - f) Organisation of learning activities and competitive or non-competitive sports that need to be communicated to third parties for their implementation;
  - g) Management of related additional activities that are necessary to use the services you requested, such as transport of the members, booking of the services, ticketing, hotel reservations, etc.;
  - h) Supply of food and beverage: to use the canteen service, you have to inform us about any food intolerance, allergy or diseases that might affect your health. In addition, any sensitive information about food habits with respect to religious or philosophical beliefs must be communicated at enrolment, or at the latest on the first day of stay, in order to allow a sound management of the service and confidentiality;
  - i) In order to foster the inclusion of foreign young people, we might need information about their ethnical origin at enrolment and thereafter;
  - j) Any information aimed to know the health conditions may need to be processed for the adoption of measures aimed to support young people with disabilities, their participation in sports and other activities or initiatives;
  - k) In case of litigations the processing of sensitive and judicial data is required in order to carry out all the actions related to the litigations and defence.
- 2) Management and dispatch of messages by phone, text, email, slow mail according to the methods agreed at and after enrolment;
- 3) Digital security and crime prevention (i.e. email, log-in, contents of the activities on IT devices such as computers, tablets, learning tools in general and any WIFI-signal based activity).

The data processing aimed at the fulfilment of the aforesaid obligations is essential for a sound management of the relationship, therefore the communication of personal data is obligatory. Furthermore, the Holder points out that any refusal to communicate or any wrong communication of one or more personal detail may lead to the impossibility for the Holder to guarantee the adequacy of the processing. For the purposes of the processing, the Holder might get to know details that are classified as special by art. 9 of GDPR, in particular religious or philosophical beliefs, ethnic origins, health conditions, judicial records (art. 10 GDPR), judicial proceedings that are required for the necessary fulfilment of the services. Your special personal data that shall be processed are the strictly relevant ones for the afore said fulfilments, tasks or purposes and shall be processed in compliance with guidelines and instructions accompanying the EU Regulations 2016/679 of 27 April 2016.

**Optional purposes** for which you can decide autonomously to authorise or not the processing of your personal data. In this case your consent is the legal basis for the processing. The optional purposes are the following:

- 4) During activities of particular interest such as parties, events, shows, outings or camps, we might realise photo sessions or shoots to keep record of the activities carried out, and the pictures of your son/daughter may be:

Displayed and kept inside our premises, published and diffused outside the premises on printed material (brochures, information leaflets) and posted on our website ([www.eurocamp.it](http://www.eurocamp.it) [www.basketcerviacesenatico.it](http://www.basketcerviacesenatico.it) ) as well as on the social networks **YouTube, Facebook and Instagram.**

In case the pictures are taken by the minors' parents, relations or simple participants - typically group pictures during parties or events at our premises - but not by the management or the members of staff, the parents/relations themselves shall be responsible of the data and they should find an agreement about their processing and dissemination.

5) With your prior consent, we can send you promotional messages about the programmes of Polisportiva Cesenatico 2000 A.D. and Eurocamp srl by email, text, slow mail and phone.

6) With your prior consent, we can gather information about your sport preferences, home town or region, age, sport achievements, etc. and, on the base of these details, send you information about, or invite you to, future initiatives you might be interested in.

**Methods used for data processing:** your personal data may be processed through the following means:

- 1) Entrustment to third parties appointed as persons in charge of the processing operations;
- 2) Data processing by means of website, computers, email, texts if required;
- 3) Manual processing through paper-based archives;
- 4) Collection of data provided by third parties, such as schools, clubs or associations, by which the information note should have been submitted at the moment of the first subscription (art. 14 GDPR);

Every data processing is carried out in compliance with the requirements of arts. 6, 32 and following of GDPR, according to the principles of essentiality, relevance and not exceeding the aforesaid purposes, adopting the security measures required by art. 32 of EU Regulation on "security of the processing".

**Duration of data processing:** your data shall be processed at reception or communication stage. The data shall be updated and stored until the end of the service. After that, they shall be kept for another period of time necessary to the accounting and reporting of the service, for the fulfilment of law requirements on invoicing and bookkeeping, as well as any documents and certifications of the sport programme carried out over time. The data Holders shall keep the data for a further period of time in order to be able to exercise their right of defence in case they should deal with litigations. The data storage and retention for optional purposes as per points 4, 5 and 6 above depends on the scheduling of the annual campaigns and shall not exceed 10 years approximately.

**Recipients / Communication:** your data shall be stored at our operational headquarters and shall be communicated only to persons competent for the fulfilment of the necessary services for a sound management of the relationship with the guarantee that your rights shall be protected. Your data shall be processed only by members of staff authorised by the Holder, and in particular by the following entrusted subjects:

- 1) Members of staff acting as educators;
- 2) Children caregivers;
- 3) Reference persons and coordinators;
- 4) Administration offices;
- 5) Other persons appointed with the implementation of the activities concerning the service;

Your data may be transmitted to third parties, in particular to:

- 1) Public or private subjects to fulfil compulsory communication of the data in compliance with law requirements or whenever the communication is essential to the management of the services, in particular: police headquarters or law enforcement when required;
- 2) Consultants, free professionals and firms whose advice and collaboration ensure a proper provision of services and activities;
- 3) Shippers, carriers, post offices, travel agencies and logistic companies whenever necessary for the implementation of activities related to the required services;
- 4) Banks and credit institutions for payments management;
- 5) Insurance companies in case of accidents, compensations etc.;
- 6) Law enforcement whenever required or for security purposes, protection of the people and the business estate;
- 7) Healthcare organisations, doctors and paramedics whenever necessary for the management of emergencies;
- 8) Any other subjects to whom communication may be necessary for a sound fulfilment of the service requested.

**Dissemination** of the data with your prior consent:

The data can be disseminated, with your prior consent, through:

1) Display or storage inside the premises; publication on printed material (before each initiative you shall be informed); publication on the company's website (www.eurocamp.it), social networks (Facebook, Instagram, YouTube) on Eurocamp's and Polisportiva's pages. Please take into account that publications in the Internet might not guarantee your right to cancel your data or the right to be forgotten even if requested, since the company has the possibility to control only the publications on their websites where the pictures are posted but not on any other websites or social network where the pictures and information might be copied by users other than our members.

Your denial to the aforesaid publications does not hinder or undermine the implementation of the service.

Co-holders of the data processing are **Polisportiva Cesenatico 2000 A.D. and Eurocamp srl**, based in Via Cristoforo Colombo, 26, 47042 Cesenatico FC Italy

**UE Regulation 2016/679: Arts. 15, 16, 17, 18, 19, 20, 21, 22 – Rights of the Data Subject**

1. The data subject is entitled to receive confirmation of the existence or non-existence of his/her personal data, even if they have not been registered yet, and the disclosure of the data in intelligible form.

2. The data subject is entitled to receive information about:

- a. Origin of the personal data;
- b. Purposes of the data processing;
- c. Logic applied whenever the data are processed by mean of electronic instruments;
- d. Personal ID details of the Holder, the persons in charge and the representative pursuing art. 5 comma 2;
- e. Subjects or categories of subjects to whom his/her personal data have been or shall be communicated, or of those who might get to know the data as representatives in the Italian territory or any other entrusted persons.

3. The data subject is entitled to obtain:

- a. Updating, modification and integration in case this is in their interest;
- b. Erasure, transformation into anonymous form or blocking of any data that have been gathered unlawfully, including the ones whose storage is not required with respect to the purposes they have been collected or processed for;
- c. Certification that the parties to whom the data have been transferred or disseminated have been notified of the operations specified at points a) and b) also regarding their content, except in the ceases where notification proves impossible or requires the use of means clearly disproportionate with respect to the right to be protected;
- d. Data portability.

4. The data subject can oppose, in part or completely:

- a. the processing of his/her personal data - for legitimate reasons - although the processing is relevant with the purposes;
- b. the processing of personal data with the aim of sending advertising material, direct marketing, market researches or other commercial communication.

a) You can lodge a complaint with a supervisory authority and ask for a co-ownership pursuant to art. 26 GDPR.