

TOURNAMENT REGISTRATION FORM HABAWABA PLUS U13

The undersigned exercising the parental authority/protection of

CLUB/ASSOCIATION NAME	TEAM NAME

MINOR ATHLETE NAMES		
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REQUEST

the WaterPolo Development association to admit the above-mentioned minors to the HaBaWaba Plus U13 Tournament

DECLARE

1. to be the holders exercising parental authority/protection for the athletes underage taking part in

the HaBaWaBa Plus U13;

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2. the athlete underage is in perfect physical and mental health, and that each parent undertakes to immediately notify WPD if at the date of the tournament the child's condition of health is not optimal for the purpose of taking part in the event;

3. they are aware that any duty of care of the athlete underage lies exclusively and solely with the accompanying persons, as guardians of the same, also for the purpose of the GETUR Regulations set forth in paragraph 5; no responsibility will therefore be charged to Waterpolo Development in relation to personal injury (including to the minor) and/or damage to property that may occur during the course of the Event, as well as undertaking to indemnify for and hold harmless Waterpolo Development from any prejudice which may be suffered in consequence of the conduct of the athlete underage in relation to damages to persons and/or property; for the purposes of this statement the accompanying persons are those duly appointed by the President of the sports association who also signs this form for confirmation and approval;

4. to give their consent for the exclusive use and exploitation of the images and videos made by Waterpolo Development during the Event and/or during the initiatives promoted by the aforementioned association and/or sponsored by the Italian National Olympic Committee (CONI) and the affiliated Federations at all levels, that depict - alone or together with third parties - team athletes/participants in the event; the use of the aforementioned images/video backgrounds in contexts that affect personal dignity and decorum of the participants and/or Waterpolo Development is prohibited. The setting and use of the pictures are understood to be absolutely free of charge and it is agreed that the exclusive right of exploitation of these images and videos in any form and modalities belongs to Waterpolo Development;

5. to know and accept the Regulations¹ of Villaggio GE.TUR Gestioni Turistiche Assistenziali s.c.a.r.l. with premises in Lignano Sabbiadoro, Viale Centrale N°29, which will host the Event;

6. In respect of any dispute concerning and/or arising from and/or connected with the conduct of the HaBaWaBa Plus U13 tournament or the interpretation, validity and effect of this document, arising between Waterpolo Development and/or the event participants (athletes, accompanying persons, family members, staff, etc.) and/or persons exercising parental rights/child protection, such as, but not limited to, compensation for damages to persons and/or property suffered inside the village GE.TUR Gestioni Turistiche Assistenziali s.c.a.r.l. based in Lignano Sabbiadoro, Viale Centrale N° 29 and/or during the tournament, damage to participants and/or third parties arising from the conduct

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of participants and/or third parties and/or Waterpolo Development, Italian law shall be applicable and the Court of Padua shall have exclusive jurisdiction.

place and date

_ / _

	The legal representative of the association/sports club	Signature legal representative Club	
NAME/S	NAME/SURNAME		
NAME OF MINOR		SIGNATURE OF PARENT	
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¹ REGULATIONS OF GE.TUR VILLAGE

THE GETUR VILLAGE WELCOMES SOCIAL TOURISM UNDER THE REGULATIONS OF THE LAW GOVERNING THE SAME, in particular the properties are not hotels but residences for the reception of those entitled to enjoy the same tourism; all services moreover, while of fine in quality and timely in quantity, will be related to what is required by law. These Regulations, signed by the parties, form an integral part of the contract of hospitality and are equally binding. The prices listed below are inclusive of legal VAT. 1) ENTRANCE TO THE VILLAGE. Entrance to the Village for daily and/or occasional visitors is allowed against the deposit of a valid ID at the Main Reception, where a special bracelet will be issued. Entry and exit from the Village with or without a means of transport is permitted only through the main gate and during the opening hours of the Reception. From 12:00 midnight until 07:00 am, entry and exit from the village, only without means of transport, is guaranteed through the pedestrian entrance and side gates. Any exceptions shall be subject to agreement. It is absolutely forbidden to bring into the Village bicycles, animals of any species and size, and food and drink of any kind. 2) BRACELET. For the safety of guests and in order to combat illegal practices and the improper entry of unauthorized persons to the Village, at the time of registration guests must obtain from the reception a bracelet that must be worn on the wrist and kept throughout their period of stay. Guests without bracelets forfeit this status and may be removed; bracelets are to be shown spontaneously at all service points (restaurants, beach access, use of sports facilities ...) when entering and at the request of the staff assigned to control interior areas (beach, sports facilities, park, swimming pools, etc.). 3) CAR PARK. Entrance to the village by means of transport is reserved exclusively for guests of the Village. Daily parking charges are € 5.00 per car and € 10.00 for each bus. The car park is unattended; therefore, the Village management is not bound to any reimbursement for either theft or damage to any vehicles. Guests are recommended to follow the traffic signs. The management reserves the right to remove cars and/or other vehicles parked outside the parking areas. Access to caravans and campers is not allowed. 4) ACCOMPANIED MINORS. Minors must be accompanied by parents or persons who have express delegation from the holder of parental rights/protection. Parents or delegated carers are fully responsible for the children and their behaviour in the Village; in particular, in addition to ensuring maximum compliance with these Regulations, taking full civil and criminal liability, they must take care to ensure that: - disturbance is not caused to other guests of the Village; - activities while bathing in the sea or in the pool are performed in complete safety – the respect for people and property is observed during the stay in the park, minors are always accompanied by an adult while using lifts or lifting equipment; - the tutor in surveillance being liable for any damage caused by the minor. 5) DISABLED. We remind those concerned that it is our privilege to provide the less fortunate in life (disabled, elderly, etc...) with our facilities to ensure that they receive the psycho-physical benefits they are looking for during their period of peace and rest; this implies that the associations and volunteers have an attitude of solidarity towards them and perform their services in a personal, spontaneous but also appropriate way and take care so that life sharing is at a qualified level and based on mutual respect. The resort staff has no obligations towards disabled people and their carers, who should endeavour to assist the person they accompany in all their needs, including health. 6) ROOMS. Rooms will be made available to guests from 4:00 pm on the day of arrival and must be returned without exception, no later than 9:00 am on the day of departure. However, guests are guaranteed areas suitable for storing luggage in case, after vacating the rooms, the large number of guests makes it necessary to stagger departures throughout the day. 7) RESTAURANT SERVICE. A meal consists of 1 first course from a choice of two, 1 second course as chosen, 1 hot side dish, raw vegetables, 1/2 l. of mineral water, fresh fruit and dessert. Beverages are not included. Restaurant services are available in the village in two ways: A) table service (€ 16.00 per meal): the amount of the service is included in the fee, the food order is collected the night before. B) Service at the buffet (€ 12.00 per meal): to access the buffet service, guests must show the identification bracelet on their arm. The food is collected on a three - compartment dish for a starter, a main course with vegetables, fruit, 1/2 l. of mineral water and dessert; a voucher is given for collecting ice cream at the end of the meal. Only beverages purchased in the Village can be consumed during meals. Guests of the resort can receive visitors who can also consume food: the cost of these meals is to be paid at the reception at the price indicated there. 8) BEACH SERVICE. Guests of the resort have the right to use the beach for free. Since rooms include a space on the beach, the management reserves the right to accept proposals for changes of the same only for justified reasons and only if there are other unoccupied spaces on the beach. The service includes a beach umbrella per room and 2 deckchairs, or 1 sunbed. 9) SPORTS FACILITIES. The use of sports facilities and indoor swimming pools in the Village, unless other arrangements are agreed at the time of booking, is not included in the overall fee. Entrance tickets can be purchased at the Reception. 10) SURVEILLANCE SERVICE. At the Village there is a control and surveillance service with qualified staff who are assigned the task of ensuring compliance with all the rules

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laid down in these Regulations. 11) DAMAGE. The systems, furnishings for the rooms, common areas and the beach are to be respected. It is forbidden to use electric or naked flame stoves both inside and outside the halls. It is strictly forbidden to smoke inside the residences, especially in the bedrooms and bathrooms, as all rooms are equipped with firefighting equipment. Failure to respect this clause involves disturbance to other guests through air and noise pollution, besides disturbing sleep, because of the sirens connected to the systems. The operator reserves the right to require payment of a deposit of € 25.00 per person to guarantee property. Any damage caused by guests shall be charged to them and settled no later than the guest's departure from the Village. 12) LIABILITY. Management responsibility, civil and criminal, for activities performed and for the assistance provided to its members in the building is the responsibility of the CONTRACTOR who must therefore ensure, for each guest, insurance coverage in case of injury and/or death. It should also be noted that the contractor carers, parents and educators, who are responsible for surveillance, will be liable to Public Safety Authorities concerning what has happened to the children or guests in their care. The MANAGER, in fact, is not liable for damages suffered by guests as a result of damaging events in which they were involved following the failure and/or inadequate supervision by carers, parents and educators, appointed by the contractor. With regard to insurance coverage of valuables, sums of money or any other property belonging and relating to guests (e.g. watches, cell phones, documents, games, bicycles, balls, computers, etc...), the MANAGER does not undertake any obligation regarding compensation or payment of legal costs. 13) GENERAL PROVISIONS. It is forbidden to eat packed lunches in the park, in the halls and on the beach. It is forbidden to enter the restaurant and the church wearing a bathing suit or inadequate clothing. Inside the halls during the hours set aside for rest (from 1.00 pm to 4.00 pm and from 11.00 pm to 8:00 am) the use of audio-visual and stereo systems is banned. During the hours of rest, silence and the respect of the tranquillity of others must be observed, within the facilities and in the park. 14) TABLE OF DAMAGE COMPENSATION after checking every single room before and at the end of the stay by the head of each team: loss of a small towel \in 10.00; loss of a large towel \in 15.00; breaking of toilet seat \in 40.00; breaking of shutter belt € 35.00; breaking of wardrobe door € 150.00; breaking of shower hose € 30.00; breaking of single pane of glass € 50.00; breaking of double-glazing pane of glass € 100.00; breaking of interior doors € 250.00; defacing of interior walls € 60.00; defacing of exterior walls € 250.00; unblocking of sink or toilet € 25.00; breaking of fire alarm buttons € 100.00; removing of fire-fighting tables, fire extinguishers € 100.00; extra cleaning for excessively soiled, messy or damaged rooms, € 40.00; breaking of bed slats, € 15.00 each.

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Manifestation of consent for the processing of data

The undersigned exercising the parental authority/protection, having read the notification on the processing of Personal Data², consent to the processing of their data/data of their son/daughter in the manner and for the purposes indicated in the same, and in all cases for all those closely connected and necessary to manage the relationship with Waterpolo Development.

place and date ______, ____,

² NOTIFICATION PURSUANT TO ART. 13 OF LEGISLATIVE DECREE 196/2003. 1) SOURCE OF PERSONAL DATA. Pursuant to art. 13 of Legislative Decree N° 196/03 we inform you that any personal data held by Waterpolo Development (WPD) is collected by those appointed and responsible and will be processed in accordance with the law. 2) PURPOSE OF DATA PROCESSING. Personal data are processed by WPD for purposes related to: a) Organisation and conduct of sporting or federal activities; b) Fulfilment of obligations under the law, under sports regulations, community legislation, and under orders issued by the Authorities appointed to do so by law; c) Promotion of sport; d) Fulfilment of obligations concerning accounting, tax and insurance required by law or by internal rules of procedure; e) Processing is aimed at the publication of photographs and images to reveal the identity of the person concerned on the websites of the association www.habawaba.com and www.wpdworld.com or in publications of any kind made by Waterpolo Development intended solely for the promotion of the HaBaWaBa Plus U13 and the organisation of events involving the WPD and therefore also sponsorship purposes. 3) DATA PROCESSING METHODS. In relation to the stated purposes, the processing of personal data takes place using manual, IT and telecommunication tools and, in any case, to ensure the security and confidentiality of the same. 4) CATEGORIES OF SUBJECTS TO WHOM DATA MAY BE TRANSMITTED. The Italian Olympic Committee and CONI Servizi S.p.A.; Italian Sports Federations and Organisations to promote sports; Corporations, Companies or Subjects who have relations with WPD concerning activities of organisation, management, advertising, sponsorship of events, tournaments and sporting events; Organisations or Companies involved in activities such as insurance companies affiliated with WPD or activities related to health in favour of WPD or related to the aforementioned insurance companies; Subjects engaged in processing data on behalf of WPD; Subjects who carry out accounting and consequent obligations on behalf of WPD. 5) REFUSAL OF CONSENT. The provision of personal data is obligatory for the processing purposes described in this notification, limited to the points a), b), c), d), e), art. 2 necessary to carry out the tasks of the WPD. Any refusal to provide data may result in non-participation in sports activities promoted by the WPD. The provision of data for the purposes described in point e) art. 2 is optional and processing in this area will only take place with the express consent of the person concerned, in respect of all or individual initiatives communicated by the WPD. 6) RIGHTS AS PER ART. 7 OF LEGISLATIVE DECREE N° 193/03. The article in the headnote gives citizens the faculty to exercise certain rights, functional to the protection of privacy. The persons concerned may obtain confirmation of the existence of data concerning them, even if not yet recorded, and their communication in intelligible form. The person concerned has the right to know the source of the personal data, the methods and purposes of the processing, the logic applied through the use of electronic means, the identification details of the owner, the designated persons in charge, the subjects or categories to which personal data may be communicated or which may become aware of the same in the territory of the state. The person concerned has the right to obtain the updating, rectification or, when interested, integration of personal data, their deletion, transformation into anonymous form or the blocking of data processed unlawfully, including those which are not required to be kept, the declaration that the operations mentioned above have been made known also as regards their content, those to whom the data were communicated or disseminated, except where this requirement proves impossible or involves a use of means disproportionate to the right protected. The persons concerned have the right to object, in whole or in part, for legitimate reasons, to the processing of personal data which concern them, even if pertinent for collection purposes, for the purpose of sending advertising or direct selling material or for carrying out market research or commercial communication. 7) OWNER OF DATA PROCESSING. The owner of the data processing is the association Waterpolo Development with headquarters in Via Pietro Longhi, 13-35132 - Padua - Italy 8) PERSON IN CHARGE OF DATA PROCESSING. The person in charge of data processing, communication and preservation is Mrs. Cinzia

Savi Scarponi. **Presidenza e sede legale** Ing. Lucio Pisani Via Pietro Longhi, 13 - 35132 - Padova PD

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The legal representative of the Club Name/surname		signature
NAME OF MINOR		SIGNATURE OF PARENT
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