ATHLETE SUBSICRIPTION FORM

Athlete Personal	Information			
Last name and first	t name			
Address	t nameZIP code	City	Country	
Tax code				
Date of birth	(dd/mm/yyyy) Pl	ace of birth		
Club affiliation		Position		
Parent/Guardian F	Personal Information			
Last name and first	t name			
Address	t nameZIP code	City	Country	
Tax code				
Date of birth	(dd/mm/yyyy) Pl	ace of birth		
	on during the Camp:			
Home phone	Office	e phone		Mobile
	E-mail _			
 The following Health re Consent Possible autho 	nealth card and identity docuted documents filled out: ecord and authorization for the for the processing of personal rization for a third party, and and a copy of an identity documents.	he use of shared al data (ANNEX adult, to pick up	2)	d of the Camp, with writt
Camp Dates			on Sunday 25 th June a	
	Week 2: 3rd july – 8t	h july (check in	on Sunday 2 nd July at 5	5 pm)
Participation Fee				
Week 1: €700	Including accommodati	on and meals (+	- €200)	
Week 2: €700	Including accommodati	on and meals (+	- €200)	
Payment Method				
Confirmation depo	sit of €150.00 to be paid upo	on registration.	Balance to be paid 15 o	days before the start of
Camp to:				
Beneficiary: Veron	a Rugby SRL SSD			
Bank: BANCA MON	ITE DEI PASCHI DI SIENA			
IBAN : IT26Q01030	59310000061252375			
SWIFT: PA	SCITMMBUL			

Registration is subject to availability of seats, and will be confirmed by us and completed with the payment of the

Reason for payment: Crusaders Player Program 2023 – participant name

fee.

REGULATIONS

- 1 Registration: Membership applications must be submitted by completing and signing the registration form and accepting the following regulations, which are an integral part of it, accompanied by a deposit of €200. Upon registration, confirmation of membership will be sent. The balance of the periodic fee for the event itself must be paid by bank transfer no later than the 15th day before the start of the Camp.
- 2 Cancellation: Cancellation of membership and refund of the deposit will be allowed in case of serious illness, emergency hospitalization, death of the participant and/or close family member.
- 3 Liability: Verona Rugby declines all responsibility in relation to any theft or damage suffered by the belongings of the participants. It is recommended that participants do not bring valuable items. Verona Rugby cannot be held liable in any case of theft.
- 4 Insurance: The company has taken out a policy for civil liability related to all activities carried out. Any accidents or injuries that occur during the Camp will be reported to the insurer.
- 5 Accommodation Conditions: Verona Rugby reserves the right, without implying any right to a refund, to exclude and expel one or more participants from the Camp. This exceptional measure will be taken in particularly serious cases: behavior incompatible with group life, behavior harmful to the safety and/or dignity of other participants, proven damage to other people's property... In this deplorable case, or in the event of an injury that prevents the participant from staying at the Camp, parents undertake to come and collect their child themselves or with an authorized adult with a written authorization and identity documents for both.
- 6 Cancellation of the Camp: Verona Rugby reserves the right to cancel the Camp, by sending an email no later than 3 weeks before the start date, in case of insufficient number of participants or for reasons related to the accessibility of the Camp structure.
- 7 Image rights and privacy protection: During the Camp, photographs and videos may be taken. Unless otherwise stated in writing, approval of the regulations serves as a release for the use of images solely for the promotion of the Camp itself and for news reporting purposes.
- 8 Visits: For security reasons and educational needs, only participants and technical staff expressly authorized and invited by the organizers are admitted to the Camp. Parents and relatives who need to make a short visit must make a prior and motivated request to the organizers.
- 9 Care and respect for the structure: Participants are obliged to respect the accommodation structure and take care of their room and belongings. Any damage due to neglect or intention will be charged to the occupants of the rooms and/or the authors of the damage.
- 10 Mobile phones: The organizer reserves the right to limit or prohibit the use of mobile phones by participants during the Camp. Contact with participants will be guaranteed in the manner communicated upon arrival at the Camp.

I declare that I have read and accepted these regulations without reservation.	
Signature of the parent/exercising authority:	



ATHLETE HEALTH CARD
ALLERGIES:
MEDICATIONS THAT MUST BE TAKEN:
MEDICATIONS THAT CANNOT BE TAKEN:
FOOD INTOLERANCES:
If you have particular medical conditions, bring a copy of your medical documentation.
Parent/guardian signature

Subject: Information on the processing of personal data pursuant to art. 13 Reg. 2016/679/EU.

Dear customer,

We wish to inform you that our company processes your personal data. The processing is carried out in compliance with the criteria provided for by the European regulation on the protection of personal data, Reg. 2016/679/EU (hereinafter GDPR), and any other national legislative text, provision, or authorization of the competent Authority related to it. According to the indicated regulations, the processing must be based on the principles of correctness, lawfulness, and transparency, as well as the protection of your privacy and your rights.

- 1. The data controller is Verona Rugby Srl Ssd, represented by its current legal representative, with registered office in Via I Maggio, 141 a/b 37020 Volargne di Dolcè (VR) VAT number 04420960231.
- 2. The data collected as a mandatory requirement for the fulfillment of the contract will be collected without your express consent (according to art. 6.1 lett. b), GDPR) and will be used for the following purposes:
- a) Fulfillment of pre-contractual, contractual, tax, or accounting obligations resulting from the existing relationship with you, and to comply with the obligations provided for by law, regulation, EU legislation, or Authority and for the management of commercial relations to the extent necessary to best fulfill the requested service.

Consent will instead be required and expressed for optional purposes such as (legal basis of the processing can be found in art. 6.1 lett. f) GDPR, legitimate interest of the data controller):

- b) Sending of informative and promotional material relating to our area of competence, or use of communications made solely for customer loyalty carried out by means of automated tools (e-mail, fax) and also by traditional contact methods, such as paper mail and/or calls via operator.
 - 3. Mode: personal data is processed by the data controller and duly appointed data processors for the correct fulfillment of the purposes indicated in point 2) through electronic and paper-based tools, as well as with the use of security measures aimed at ensuring the confidentiality of personal data and preventing unauthorized access by third parties. The data controller does not use automated processes, including profiling, to achieve the purposes set out in this notice.
 - 4. Communication: personal data may be communicated to duly appointed external parties who carry out activities on behalf of the data controller, such as, for example: accountants, banks, and related external professionals. There is no communication to third countries outside the EU, and no dissemination is envisaged (e.g. social networks, websites, etc.).

- 5. The Data Controller will process personal data for the time necessary to fulfill the above-mentioned purposes and in any case for no more than 10 years from the termination of the relationship for the purposes indicated in point 2 a) and 2 years for the purposes indicated in point 2 b), unless the relationship is tacitly renewed.
- 6. The data subject has the right to ask the data controller for access to his/her personal data or their correction or deletion, or the limitation of their processing, or to object to their processing, as well as the right to request the portability of the data. The request can be made by email or fax or registered mail with the subject: "request by the data subject" specifying in the request the right that the data subject wishes to exercise (deletion, correction, portability, oblivion), together with a valid email/PEC address to which to send the response. The data controller or anyone appointed by the data controller will satisfy the request within 30 days from the date of receipt. If the response is complex, the time may be extended by a further 30 days, subject to timely communication to the data subject. If the data subject wishes to assert his/her rights, he/she may file a complaint with the competent supervisory authority, corresponding to the National Data Protection Authority, located in Palazzo Montecitorio 121, Rome.

ACKNOWLEDGEMENT

The interested party, having read the information provided in accordance with Reg. 2016/679/EU, hereby declares to have understood the purposes and methods of the processing described therein. The interested party gives consent to the processing and communication of personal data for the optional purposes indicated in point 2 b) of the aforementioned information?

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Sive consent
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o not give consent
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