



**ACCESS COMMUNICATION TO THE NATURAL PARK OF THE OLIERO CAVES
FOR PERFORMING UNDERWATER SPELLING ACTIVITIES
MODUL 1**

The undersigned
AGREEMENT

I agree to the access of the Oliero Caves to carry out speleosubwater dives from 01/11/2023 to 31/10/2029.

DECLARATIONS

1. To be aware that speleodiving is risky;
2. I have received a copy and carefully read the form (ANNEX A), containing the technical and safety information relating to the performance of the speleodiving activity in the Oliero Caves Park;
3. I have the acknowledge to be equipped with specific suitable technical safety equipment, I have the necessary patent for the type of activity I intend to carry out and that I can practice diving only if I have a suitable psycho-physical and emotional condition;
4. To be aware and to accept that Ivan Team srl does not assume the task and is not required to provide indications for the execution of dives in safety, does not assume the task and is not required to supervise to ensure compliance with the instructions provided, the adequacy of the equipment used, the psycho-physical condition of the diver, the safety of the places where the dives are carried out and not assumes the task and is not required to verify the veracity of the patents owned;
5. To be aware that the dive site can present pitfalls, also due to the behavior of other divers, and that Ivan Team srl is not able to constantly supervise the diving sites to guarantee their safety;
6. To assume exclusive responsibility for damages, personal or material, suffered as a result of carrying out the speleodiving activity carried out and to release, pursuant to art. 1229 of the Civil Code, Ivan Team srl, concessionary company of the Natural Park of Oliero, and the Municipality of Valbrenta from any and all liability, contractual or extra-contractual, for negligence or objective, for damages, patrimonial and not consequential to the activity carried out.

- Pursuant to and for the purposes of the articles 1341 and 1342 of the Civil Code, the undersigned declares to expressly approve the clauses referred at the points 4-5-6.

- The details of the applicant's valid identity document are shown.

PRIVACY INFORMATION PURSUANT TO ART. 13 GDPR

The undersigned, having acquired the information referred to in Article 13 of Regulation (EU) 2016/679 (GDPR) and having read the following information (ANNEX B), consents to the processing of their personal data in the manner and for the purposes indicated in paragraph 1, lett. a), b), c), d) and e), strictly connected and instrumental to the management of the speleodiving activity that is intended to be carried out.

I Agree

I consent to the communication of data in the manner and for the purposes indicated in paragraph 1, lett. e), f).

I Agree

IVAN TEAM SRL

Via Oliero di Sotto n. 85 – Valstagna
36029 Valbrenta (VI)

T. 0424 558250
F. 0424 558251

P.I. e C.F. 02331770244
R.E.A. VI223548
Codice Univoco SUBM70N

info@ivanteam.com
www.ivanteam.com



ANNEX A (1 out of 2)

**SHEET CONTAINING TECHNICAL AND SAFETY INFORMATION FOR
DIVING AT THE OLIERO CAVES**

Approved by the 6th CNSAS speleological delegation



This is a flooded, deep and dark cave. It is very easy to get lost, because it is vast and has several branches. The water has a very low temperature and as a result of the rains and even in good weather conditions, during the melting of the snow, the water becomes cloudy and the current increases a lot, making this cave even more dangerous: keep yourself updated with the weather conditions!

Remember: speleodiving is a particular activity that requires adequate preparation and clarity in order to avoid accidents that could even be fatal. The technical and safety indications supplement do not replace the laws of the State, the safeguarding constraints and the prohibitions imposed by the State or the Region.

ATTENTION!!!

- Do not dive unless you have adequate caving preparation and solid cave diving experience.
- To dive in this cave you must have:
 - valid specific patent for cave diving issued by an agency recognized for the level of diving you are about to perform and for the means you intend to use, for example: decompression diving, use of breathable gas mixtures, closed, semi-closed and open circuit breathing apparatus, underwater scooters (DPV) and you must maintain full compliance with the provisions of the speciality patents you have obtained;
 - specific insurance currently valid for risks associated with underwater activities (DAN or equivalent)
- Carefully consider your state of health and make sure you have a suitable psycho-physical and emotional condition before diving, your real limits, so as not to put your life and that of your companions at risk. If you feel unwell or have a temporary indisposition, do not dive!
- The use of the torque system is recommended. Both of you must be of age and you must be experienced and certified for cave diving. Avoid diving in a large group or simultaneously with other large diving groups. Let those who stay outside know, before diving, the depth you intend to reach or what your intentions are. The cave diver must be able to manage any problems independently.
- Before diving, check that all the equipment is in perfect working condition and correctly placed on the body and within easy reach, as well as knowing how to use it!
- In case of training dives for new cave divers, the instructor must have adequate qualifications and must proceed according to the teaching standards.



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ANNEX A (2 out of 2)



LINE:

- Make sure that the guide line is single and continuous from the surface and throughout the dive. The main guide line must not be removed, damaged or cut.
- Always follow the guide line and never leave it, even for small stretches. Do not trust existing lines if they are broken, loose, misplaced or worn.
- It is a good idea to remove any personal line placed along the path during the dive, which can put other divers at risk.
- Bring one or more line cutters with you that can be easily removable and one or more emergency line unwinders.



BREATHABLE GAS PLANNING:

- Make sure you always have at least more than 2/3 of the gas reserve available for return.
- Schedule an appropriate re-entry bailout when using closed or semi-closed breathing apparatus.
- You must always carry at least one alternative breathing source with you.
- Limit the diving depth to your cave license and the depth at which the gas can be breathed.
- Never breathe the air from any bubbles along the siphons.
- The air in the aerial parts beyond the siphon must be breathed only if you are absolutely sure of its harmlessness.



DEPTH:

- Limit the diving depth to that at which the gas can be breathed and after a careful planning of the dive.
- Limit the dive depth to your cave certification.
- If you dive with the scooter (DPV) make sure you do not exceed the penetration limit which always allows you to go out with fins in case of scooter breakdown or take a backup scooter with you.
- Wear adequate thermal protectors, the water is cold and in case of flooding of your dry suit you risk hypothermia and decompression accidents.



LIGHTING AND PROTECTION:

- Always carry at least two light sources in addition to the main one each diver must have at least three light sources in total.
- Each of the reserve light sources must have a duration that allows you to exit the cave safely and must be arranged so that your hands are always free
- Evaluate the advisability of using a protective helmet.

RENOUNCE diving in case of even one of these safety instructions is not respected!

IN CASE OF AN UNDERWATER ACCIDENT, CALL THE



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ANNEX B

INFORMATION ON THE PROCESSING OF PERSONAL DATA (EU) 2016/679 REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL (GENERAL DATA PROTECTION REGULATION – GDPR)

IVAN TEAM srl with registered office in Valbrenta (Vi) Via Oliero di Sotto 85, C.F. and VAT number 02331770244, as data controller personal data (hereinafter 'Owner'), according to art. 13 EU Regulation no. 679/2016 ("Regulation") informs you that the personal data you voluntarily made available may be processed in the manner and for the purposes indicated below and, in any case, in compliance with the principle of confidentiality which is inspired by the activity of the Company.

1. Purpose and legal basis of the processing

Your personal data will be processed (for the definition of "processing", see Article 4, paragraph 2 of the Regulation) for the following purposes:

- a) Allowing the speleodiving activity to be carried out in the springs of the Natural Park of the Oliero Caves - Valbrenta (VI);
- b) Carrying out activities related to the relationship established by signing the attached form, including activities related to the management of relations with local administrations;
- c) Fulfill the obligations established by the law, by the regulations, by the rules of access to the Natural Park of the Oliero Caves for the practice of the speleodiving activity as governed by the Municipality of Valbrenta with Council Resolution no. 7 of 20-01-2021 and any subsequent modification of integration, and, in general, by any applicable legislation;
- d) Elaborating studies and statistical market research;
- e) Sending, also by e-mail and telephone channels, information material and communications relating to the speleodiving activity at the Natural Park of the Oliero Caves;
- f) Sending, also by e-mail and telephone channels, commercial material and communications.
- g) protect a vital interest of the data subject. The processing of data for the purposes indicated in points a), b) and c) is lawful as "necessary for the execution of a contract of which the interested party is a party or the execution of pre-contractual measures adopted at the request of the same" (Art. 6, letter b) of the Regulation and as "necessary to fulfill a legal obligation to which the data controller is subject" (art. 6, letter c) of the Regulation. The processing of data for the purposes referred to in points d), e) and f) is lawful if and insofar as the interested party has given his consent to the processing of his personal data, pursuant to art. 6, letter. a) of the regulation. The processing of data for the purposes referred to in point g) is lawful as it is aimed at safeguarding a vital interest of the data subject and, if the processing concerns particular data and the data subject has not given his consent, when the data subject you are physically or legally unable to give your consent.

2. Personal data being processed

2.1 **Personal data:** The personal data concerned concern:

- common data, such as (by way of example) name, surname, tax code, residential or domicile address, telephone number, postal address e-mail, bank details.
- particular data, such as (by way of example), health data and personal data suitable for revealing the state of health, also in relation to treatments necessary in relation to national health emergencies.

3. Data storage

The data will be stored according to the following criteria:

- the data collected for the purposes referred to in points a), b) and c) will be kept for the entire duration of the contractual relationship (negotiations, conclusion and execution of the contract) and for the ten years following the termination of the contractual relationship itself and/or in any case in compliance with the requirements by current legislation in civil, tax and administrative matters on data retention. A longer period of data retention personal data may possibly be determined by requests made by the Public Administration or by other judicial, governmental or regulate or from the company's participation in legal proceedings involving the processing of personal data provided by the interested parties;
- the data collected for the purposes referred to in points d), e) and f) will be kept for a period of 2 years from the time of collection and in any case until the interested party has not communicated to the owner the desire to cancel their personal data from the owner's archive and / or not to receive communications;
- the data collected for the purposes referred to in point g) will be kept for a period of time not exceeding that necessary to achieve the purposes for which they are processed.

4. Data usage

The data processing is carried out with paper supports and electronic tools, with suitable measures to guarantee their security and confidentiality, aimed at avoiding unauthorized access, loss or destruction, in compliance with the Chapter II (Principles) and from Chapter IV (Data Controller and Data Processor) of the Regulation. The data may be processed by people, internal or external, specifically authorized and committed to confidentiality.

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5. Scope of data circulation

The personal data you provide will be processed within the undersigned organization only by those who have an effective need for it to the exercise of their duties or hierarchical position. These subjects will be suitably instructed in order to avoid losses, alterations or accesses unauthorized access to the data itself. The personal data you provide will not be disclosed.

The data may be processed by third-party companies that carry out activities on behalf of the Data Controller, in their capacity as external data processors (a purely by way of example and not exhaustive: credit institutions, professional firms, suppliers / consultants who manage and / or participate in the management and/or the maintenance of the electronic and/or telematic tools used by us, insurance company for the provision of insurance services, for the times strictly necessary for the optimal execution of this service). The external data processors are identified according to the methods established by art. 2° of the Regulations and are bound to the undersigned organization by virtue of an agreement or other legal act of appointment containing precise instructions on data processing. The updated list of data processors is available by sending a request to info@ivanteam.com. Without your express consent (pursuant to Article 6, letters b) and c) of the Regulation), the Data Controller may communicate your data to supervisory bodies, authorities judicial as well as to all other subjects to whom the communication is mandatory on the basis of an express provision of the law.

6. Nature of the Treatment

We remind you that, with reference to the purposes highlighted in paragraph 1 "*Purpose and legal basis of the processing*", lett. a), b) and c), the provision of Your personal data is a necessary requirement for the conclusion of the contract and your refusal to provide data determines the impossibility for the Owner of providing the requested services.

We remind you that, with reference to the purposes highlighted in paragraph 1 "*Purpose and legal basis of the processing*", lett. d), e) and f), the provision of Your personal data is optional and your refusal to provide data determines the impossibility for the Data Controller to pursue the indicated purposes, but does not determine the impossibility for the Owner to provide the services.

7. Data abroad transfer

The data will not be transferred outside the European Union. In any case, if necessary, the owner will have the right to move the location of the servers to non-EU countries. In this case, the Data Controller ensures from now on that the transfer of non-EU data will take place in accordance with Articles 44 ff. of the Regulations and the applicable legal provisions by stipulating, if necessary, agreements that guarantee an adequate level of protection.

8. Owner and Data Protection Officer

The Data Controller is IVAN TEAM srl with registered office in Valbrenta (Vi) Street Oliero di Sotto 85, C.F. and VAT number 02331770244 phone number 0424558250 e-mail info@ivanteam.com - pec pec@pec.ivanteam.com

9. Rights exercise

As an interested party in the processing of data, we inform you that you have the possibility to exercise the right provided by the Regulation, more precisely:

- a) The right, according to art. 15, to obtain confirmation as to whether or not personal data concerning you are being processed and, in this case, to obtain access to personal data and the following information: i) the purposes of the processing; ii) the categories of personal data; iii) the recipients or the categories of recipients to whom the personal data have been or will be communicated, in mainly if third countries or international organizations; iv) when possible, the retention period of the personal data provided or, if not possible, the criteria used to determine this period; v) the existence of the data subject's right to ask the Data Controller to correct or delete personal data or limit the processing of personal data or to oppose their processing; vi) the right to lodge a complaint with a supervisory authority, pursuant to Articles 77 ff. of the Regulations; vii) if the data are not collected from the data subject, all available information other origin; viii) the existence of an automated decision-making process including profiling referred to in Article 22, paragraphs 1 and 4 of the Regulation, and, at least in such cases, significant information on the logic used, as well as the importance and expected consequences of this treatment for the interested party; ix) the right to be informed of the existence of adequate guarantees pursuant to Article 46 of the Regulations relating to the transfer, if personal data are transferred to a third country or to an international organization;
- b) The interested party will also have (where applicable) the possibility to exercise the rights referred to in Articles 16-21 of the Regulation (Right of rectification, right to be forgotten, right to limitation of processing, right to data portability, right of opposition).

We inform you that our Company undertakes to respond to your requests at least within one month from the date of receipt. This deadline could be extended depending on the complexity or number of requests and the Company will explain the reason of the extension within one month from your request. The outcome of your request may be provided in writing, paper or electronic format.

10. Right to withdraw consent

The processing of data for the purposes indicated in letters a), b), c), g) of the paragraph "*Purpose and legal basis of the processing*" has no legal basis in the consent of the interested party. The interested party, therefore, does not have the right to withdraw consent to the processing of personal data; in any case, the revocation of consent to processing does not affect the lawfulness of the processing based on the consent given before the revocation. The interested party always has the right to withdraw consent to the processing of personal data for the purposes indicated in letters d), e), f) of the paragraph "*Purpose and legal basis of the processing*"; in any case, the revocation of consent to processing does not affect the lawfulness of the processing based on the consent given before the revocation.

11. Procedures for exercising rights

The interested party may at any time exercise the aforementioned rights in the following ways:

- By sending an e-mail to the address: info@ivanteam.com

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