

REGISTRATION FORM FOR THE USE OF PICTURES, AUDIO, VIDEOS AND OTHER IMAGES BY CLIMBOLAND SRL WITH HEAD OFFICE IN BOLOGNA, VIA DEL FONDITORE, 1/5

Me, undersigned:	
(Name)(Surname)	
Place and date of birth:	Prov
Tax Code nr:	
Resident of	Prov
Address nr	Zip Code
e-mail	
Ph. Nr	
 GRANT PERMISSION TO CLIMBOLAND SRL WITH H FONDITORE N. 1/5 (info@upurbanclimbing.it / phone nr 051.4122365) for company Static and moving images even in audiovisuals form at carried out. Static and moving images even in audiovisuals form at on promotional tools, on the creation of an on and dissemination of data on paper and web publications. Static and moving images even in audiovisuals form foundations / partner companies that can use them for paccording to the corporate purpose. The transfer of the image and usage rights of the af separate, free and informed consent, even when refer charge by the transferring party, as identified above, a purposes of the company. It therefore give, with the ownership of all the rights of use, implying renunciation law. In case of consent for the processing of data relation processing means also authorized in accordance with 96 and 97 L. 22 April 1941, n. 633. 	purposes the free use of: nimed to establishing a catalogue of activities imed at the publication in print or digital form off-line presentation and, in general, to the naimed at communication to associations / purposes related to the goast they are serving forementioned repertoire, subject to explicit, erring to minors, is to be understood free of and in any case in the respect for the social e consent for the specific purposes, the full of any right and / or claim available under the ting to static and moving images the data



INFORMATON ON THE PROCESSING OF PERSONAL DATA Pursuant to art.13 of the "European Regualation on the Protection of Personal data" (GDPR 2016/679), as integrated and modified by Legislative Decree 101/2018,

Dear Sir / Madam, Dear Company,

with this communication **CLIMBOLAND SRL** with headquarter in Bologna, via del Fonditore 1/5 as owner of the processing of persona Idata (hereinafter **OWNER**) informs you (hereinafter **INTERESTED**) pursuant to art. 13 of Regulation (UE) 2016/679 (hereinafter **REGULATION**) that your personal data concerning, connected and/or instrumental to the execution of the contract between the parties, may be subject to processing in the following manner and purposes.

1) Owner of the processing - identification data

THE OWNER of the processing of personal data is **CLIMBOLAND SRL**, in the person of the President of the Board of Directors pro tempore, with legal and administrative headquarters in Bologna, via del Fonditore 1/5. It is possible to contact the OWNER of the processing for any questions concerning the processing of your data at the company's e-mail address (info@upurbanclimbing.it) or at the company's phone number (051 4122365).

2) Data source

The persona data processed are provided directly by the INTERESTED to the OWNER, subject to the release of this information.

3) Data processed

For the purposes indicated in this information the OWNER can process **common personal data**, such as persona details (name, surname, residential / office address, telephone number, e-mail address, Tax Code / VAT number).

As part of the relationship, it may happen that the OWNER is dealing with particular categories of **sensitive data** provide by the INTERESTED: such as a medical certificated or particular categories of data suitable for tracing the state of health in order to certifying the suitability for the activities proposals or membership of certain categories of disability.

The data provided to the OWNER by the INTERESTED will be kept at the company's headquaters for the entire duration of the contract between the parties and, thereafter, for as long as necessary to the fulfillment of legal obligations in the administrative / accounting, tax, fiscal and civil law field.

4) Purpose of the processing

The processing of the collected data is aimed at managing the INTERESTED data for access to the gym, for the use of the gym facilities within the limits of the rules of regulation and the economic agreement (and not) signed or subscribed; for the suppliers and the employees and the service companies the purpose is exclusively the processing of the obligatory data required for the contract / service.

The identification data may also be processed to allow the transfer of information and other useful initiatives.

5) Legal basis of the processing

The legal bases of the processing of common data indicated int the art. 3 of this disclosure are the course of the existing contract between the OWNER and the INTERESTED pursuant to art. 6, lett. b) of the REGULATION.

6) Nature of the provision of data and consequences of a refusal to reply

The provision of personal data, by those who intend to open a relationship, even if only for information, on our activities / services, is to be considered optional, but their failure to do so could make impossible to continue the assignment, its proper performance and fulfillment of any legal obligations, including tax.

7) Modalities and place of the processing

The processing of personal data provided by the INTERESTED will be carried out, in compliance with the REGULATION's instruction, through paper, computer and telematic tools, designed to store, manage and trasmit the data, in a way strictly related to the purposed above mentioned, on the basis of the data held by

the OWNER and with the commitment by the INTERESTED to communicate any corrections, additions and / or updates.

The processing is carried out in Italy at the OWNER's headquarters and / or at the headquarters of the delegates to the professionals accounting and tax obligations.

8) Data retention period

The processing is limited:

- for CUSTOMERS in the two years following the last renewal / access registration / membership.
- for GENERIC SUPPLIERS to the supply management period, in addition to storing the data for tax purposes;
- for the instructors / assistant instructors / trainees in the two years following the last service performed.

The data supplied by the INTERESTED to the OWNER will still be kept at the company's headquarter as long as it is necessary for the fulfillment of legal obligations in tax and civil fields

9) Scope of communication and diffusion of data

The personal data of the INTERESTED, referred to paragraph 3 of this disclosure, will be used for the followiong purposes:

instrumental purposes to the establishment, management, execution and / or conclusion of the contract; purposes related to the management of the contractual relationship above, or at the operational / management requirements (for example: accounting and tax, sale of goods and services, participation in event / tenders, association with the FASI Italian Federation Climbing, stipulation of insurance policies, etc.) purposes related to the fulfillment of any other obligations gathered from the national and EU legislation that is applicable to the relationship between the parties, or in respect of orders issued by Authorities legitimated to the Law.

The legal basis of the processing is identified in the constitution, execution and eventual termination of the contract stipulated between the INTERESTED and the OWNER and in the obligations to the same contract and / or from the same directly and / or indirectly resulting.

10) Rights franted to the interested by the articles 15-22 of the Regulation (UE) 2016/679

At any time the INTERESTED can exercise his rights towards the OWNER, pursuant to Regulation (UE) 2016/679.

THE REGULATION aknowledges the rights listed below to the INTERESTED:

Art.15 Right of access to personal data

Art. 16 Right to correct data

Art. 17 Right to cancellation ("oblivion right")

Art. 18 Right to limit the processing

Art. 19 Obligation to notify in the event of personal data rectification or cancellation or limitation of processing

Art. 20 Right to data portability

Art. 21 Right of opposition

Art. 22 Automated decision-making process related to individuals, including the outline

The undersigned INTERESTED, with the signature to this form, confirms that he has been previously informed by the OWNER of having received and read this information

Date and Signature	 	 	

REGULATION

- 1. Sport climbing is a potentially dangerous sport. By signing this regulation, the user declares that he knows the techniques of climbing, insurance, safety and the use of autobelays. He also declares to relate the activities carried out to his own technical abilities as well as to those of the chosen climbing companion. The user declares, in relation to these aspects, that he does not need any instruction in this regard.
- 2. The user acknowledges that neither the operator of this system nor his staff are liable for any damage or injury caused by his activity to himself or to third parties.
- 3. "Climboland srl" does not carry out any instruction or assistance during the free use of the climbing wall. The staff of the gym is, moreover, authorized to explain and show the rules and safety techniques to users who make mistakes. The gym staff is also authorized to warn any offenders and, if necessary, to prohibit the use of the wall by users who carry out potentially dangerous behaviors for themselves, and for others, or anyone who does not comply with the provisions of this Regulation. In this case, no refund of the ticket price is due.
- 4. The user independently chooses his own climbing companions, whose technical skills "Climboland srl" is not responsible. The Management recommends that you request the free climbing safety course.
- 5. The user is exclusively responsible for the adequacy, quality and conformity of the individual and climbing equipment he introduces and uses in the gym. All equipment must be approved according to the regulations in force and the rules governing the use of individual safety devices (PPE) must be in force. The ropes used in the gym must have a minimum length of 40 meters.
- 6. The entrance ticket and the passes are strictly personal, not transferable and non-refundable.
- 7. It is possible to extend the validity of the annual pass exclusively for documented health reasons.
- 8. Upon delivery of the entry card (badge) a deposit of Euro 5 is required which will be returned upon return of the badge.
- 9. For entry of minors, the custodians must complete and sign the appropriate form.
- 10. It is forbidden to tamper with any technical equipment present in the gym (sockets, top ropes, quickdraws, carabiners, mattresses ...). It is requested to report any anomaly to the personnel present in the gym.
- 11. It is not allowed to climb barefoot, with shoes other than climbing shoes and without a shirt.
- 12. It is not allowed to climb in self-security.
- 13. Access to the rooms is permitted only with clean shoes and it is not allowed to eat inside the structure (use the refreshment area). It is allowed to have drinks in plastic bottles.
- 14. Only the use of liquid magnesite or chalk ball is permitted in the halls.
- 15. Inside the gym it is not allowed to smoke, introduce animals, use musical equipment.

16. While climbing, or getting safe, you are not allowed to use mobile phones, musical equipment or perform any activity incompatible with climbing or distraction.
17. The management is not responsible for any theft or damage to things or people inside the gym.
18. In the event of an earthquake, fire or other natural events, the users present must follow the instructions given by the safety officer whose name will be indicated on the appropriate bulletin board.
19. During the course some courses and climbing areas of the gym will be marked with a sign and will be reserved exclusively for use by course participants for the entire duration.
DATE:
NAME / SURNAME (Please print):
SIGNATURE: