

Registration Form 2025

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CLUB								
Address								
Postcode	City				Sta	ate		
Telephone					Fax			
Federal number								
VAT number								
e-mail								
TOURNAMENT NAME								
From to								
Accommoda Category	ition Ni Year	ghts 1	2 🗆	3 4 Catego		xtra 1	2 3	Number
		-	Teams				-	Teams
Under 19	2006	11		Under 12 (Esordie		2013	9	
Under 18	2007	11		Under 11 (Pulcini		2014	7	
Under 17 (Allievi A)	2008	11		Under 10 (Pulcini	-	2015	7	
Under 16 (Allievi B)	2009	11		Under 9 (Primi Ca	,	2016	5	
Under 15 (Giovanissimi A)	2010	11		Under 8 (Primi Calci) 2017		5		
Under 14 (Giovanissimi B)	2011	11				2008	11	
Under 13 (Esordienti 2° year)	2012	9		Girls Under 15	2010 9			
Participants		Nr.	Acc	ommodation	Re	Rooms Requested		Nr.
Coaches			Hotel 2)* -		gle (limited number)		
Drivers			🗆 Hotel 3	8*	Twin (se	vin (separated beds)		
Parents			🗆 Hotel 3	8* Superior	Double			
Players				Triple (se	riple (separated beds)			
Children <6 years old		Touristic Village Double		ole + 1 bed				
Infants <3 years old		Residence Qua		Quadrup	Quadruple (separated beds)			
			Bungalow camping Double		Double -	ble + 2 beds		
IOTAI	Total		□ Hostel					
EAM LEADER ame and Surname					-		Stamp of the	Club
elephoneMobi	le		e-mail					
ignature								
ow to Register								

- Send us this module via fax o via e-mail, accompanied with a photocopy of a valid identity document (for example: identity card or passport) of the team manager;
- Wait for our confirmation;
- Pay us a € 1.500,00 deposit for each team you want to register. We'll write you our IBAN and our BIC code for foreign bank transfers. Deposit amount will be deducted from the final report, and it will bind you after registrations deadline;

- Wait for our confirmation;

Pay the final amount within 20 days the beginning of the tournament. You must send us the name list of participants and the room specific within 15 days the beginning of the tournament. You can request variations in this list within 7 days the beginning of the tournament. We accept variations only via fax or e-mail. Information about your accommodations will be available after the receipt of total payment and, however, not before 7 days the beginning of the tournament.

Annex 1: Privacy and data processing

We wish to inform you that the Legislative Decree 196 of 30/06/2003 ("Code regarding the protection of personal data") provides for the protection of persons and their rights in relation to the processing of personal data. According to the law indicated, the processing of your data will be based on principles of fairness, lawfulness, transparency and protection of your privacy and your rights and therefore we inform you that:

- the data you provide may be the subject in relation to the performance of the requested services;
- the data will be processed with the support of paper and / or electronic means;
- the provision of data is mandatory, and any refusal to provide such data could lead to failure or partial execution of the contract;
- the data will not be disclosed to other subjects, and will be disclosed only for the purpose of improving the delivery of our services;
- the owner and manager of the aforementioned treatments is Mr Faraci Andrea;
- at any time you can exercise your rights towards the Data Controller, pursuant to art. 7 of Legislative Decree 196/2003, which we reproduce in full at the foot of the page for your convenience;
- during the events, photographs will be taken by the official photographer which may be visible on all the sites and social pages owned by Eventour S.r.l., and / or on the portal www.torneiinternazionali.com and / or on the photographer's website. If there are people opposed to the publication of their photos, please explicitly deny consent below. In all other cases, it is understood to be tacitly granted.

Art. 7 (Right to access personal data and other rights)

- 1. The interested party has the right to obtain confirmation of the existence or not of personal data concerning him, even if not yet registered, and their communication in an intelligible form.
- 2. The interested party has the right to obtain the indication:
 - a. The origin of personal data;
 - **b.** of the purposes and methods of the processing;
 - c. of the logic applied in case of processing carried out with the aid of electronic tools;
 - **d.** the identity of the owner, manager and the representative appointed under Article 5, paragraph 2;
 - e. of the subjects or categories of subjects to whom the personal data may be communicated or who can learn about them as appointed representative in the State, managers or agents.
- 3. The interested party has the right to obtain:
 - a. updating, rectification or, when interested, integration of data;
 - b. the cancellation, transformation into anonymous form or blocking of data processed in violation of the law, including those that do not need to be kept for the purposes for which the data were collected or subsequently processed;
 - **c.** the attestation that the operations referred to in letters a) and b) have been brought to the attention, also as regards their content, of those to whom the data have been communicated or disseminated, except in the case in which this fulfillment proves impossible o involves the use of means that are manifestly disproportionate to the protected right.
- 4. The interested party has the right to object, in whole or in part:
 - **a.** for legitimate reasons to the processing of personal data concerning him, even if pertinent to the purpose of the collection;
 - **b.** to the processing of personal data concerning him for the purpose of sending advertising or direct sales material or for carrying out market research or commercial communication.

The Club	Accepts	Does not accept
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Annex 2: General conditions of sale

1) OBJECT - This deed contains the General Contract Conditions for all the services provided by EVENTOUR S.R.L. di Viareggio and its internet portal www.torneiinternazionali.com and its forms, which each customer of the company (hereinafter referred to as the "Club") has the duty to know and, for numbers 3,4,5,7,10,11,12,13,14,15,16, also to sign so that they can be effective within the contractual relationship. The general conditions shown here are applicable to all contracts stipulated by EVENTOUR S.R.L. with any contractor. For reasons of expediency, in the following text, the name EVENTOUR will be replaced by the initials ET which may be referred to the General Secretariat, agents, informants and assistants of the company.

2) **METHOD OF ENROLLMENT** - To register and be able to participate in a tournament, sporting event or event organized by ET or promoted in the name and on behalf of other companies with which ET has contractual relations (hereinafter referred to as "Event"), it is necessary to fill in and sign the specific form prepared in its paper or electronic form, and send it to the ET contacts within the terms indicated in the form itself. In the event that you are aware of an opportunity offered by the ET, but the appropriate forms are unavailable, it is mandatory to make telephone contact with the ET, so that the Club can have access to a correct form. The ET reserves the right to accept registrations received in ways other than those mentioned above, giving notice to the acceptor, only after having carried out the necessary checks to ascertain the seriousness and truthfulness of the adhesion. If the registration forms prepared by the ET arrive after the indicated deadlines, the ET reserves the right to accept such late registrations and to immediately notify the Club. Registrations will not be accepted that are delayed by more than fifteen days from the expiry of the proposal. The ET will not take into consideration registrations that are lacking both in the manner and on schedule.

3) FINALIZATION OF THE CONTRACT - The contract with the ET will be considered finalized and binding for the parties, when the Club sends the prepared form and payment of the deposit.

4) METHOD OF PAYMENT of services and / or performances - At the time of registration, the agreed amount must be paid to the ET as an advance, in euros or in the specifically indicated currency. The subsequent balance must be made according to what will be indicated in the cash flow statement provided by ET. Failure to pay the deposit

or balance after the deadlines indicated will entitle the ET to withdraw from the contract by charging the costs to the defaulting party. 4) CHANGE IN PRICES - ET reserves the right to change prices in the event of: a- changes in the exchange rate; b- changes and updating of services for specific request of the

Club.

5) **REVOCATION OR AMENDMENT OF THE PROPOSAL** - ET reserves the right to revoke or modify the proposal until the Event has not yet taken place. In the event that registration and payment of the deposit and / or balance have already taken place, ET undertakes to return the amount already paid.

6) WAIVER OF THE ACCEPTANT - The Club has the possibility to withdraw its acceptance before the contract is concluded. Any waiver by the acceptor, which occurs after the conclusion of the contract, must be promptly communicated to ET in writing.

7) WAIVER COSTS - All cancellation costs will be borne by the Club. These expenses will be deducted from the sums already paid to ET or will have to be paid to the proposing company, according to the following scheme. If the waiver occurs:

a- within 30 days from the start of the Event, as indicated in the proposal: no penalties or costs;

b- in the period from 30 days to 15 days before the start of the Event: loss of 30% of the total amount with a minimum of Euro 1500;

c- in the period from 15 days to 5 days before the start of the Event: loss of 60% of the participation fee of each participant;

d- less than 5 days from the start of the Event: 100% of the participation fee of each participant.

Refunds of sums already paid according to the contractual terms will be agreed with Eventour.

8) DURATION AND VALIDITY OF THE EVENT - The duration of each Event and the related services included are indicated in the proposal for each individual Event in their paper and electronic form. The final validity is that indicated on the Internet channel.

9) LISTS OF PARTICIPANTS - After registration, and in any case at least thirty days before the start of the Event, the Clubs must provide the ET with a detailed list of all participants complete with their personal data as well as a photocopy of the identity document of the Club manager.

10) ACCOMPANIST - Each Club participating in an Event must be accompanied by at least one adult, competent and qualified. The name of the person in charge must be clearly indicated in the list of participants. The agents, assistants and / or companions of the ET will report to this manager for any communication between the ET and the Club, both before and during the Event. Any decision or information that will come from the person indicated as responsible will be considered by the ET as already known and approved by the rest of the Club, the name and contact details of the substitute.

11) SPORTS PROGRAM - The ET undertakes to perform the services deducted in the contract and to strictly follow the indicated sports program.

In particular, a category is carried out with a minimum of 4 clubs or teams (3 teams if all the clubs are in agreement), with or without international character, for a minimum of 3 guaranteed matches in total. In order to be able to complete a category, one or more local teams can be entered. A same club that presents two or more teams of the same category does not have the guarantee that each team will be placed in a different group in the elimination phase.

Should it be necessary for reasons of force majeure, ET reserves the right to modify the program, or part of it, excluding, in such cases, its responsibility for complete or partial omissions of the contract. Furthermore, in the event that one or more races are not held or are suspended due to adverse environmental or climatic conditions, ET or the organizing committee responsible for the Event, may, unquestionably, decide on their recovery or cancellation, without any refund being due.

12) **DISCLAIMER OF LIABILITY** - ET is not responsible for: a- breaches of third parties with which ET has contractual relations; b- changes to the program due to non-compliance by third parties; c- changes to the program desired by the ET Clubs which, possibly, could cause inconvenience and / or delays to the users of the service themselves; d- any injuries and / or damages suffered by the participants: I) during the trip or in relation to it; II) during the stay III) before, during or after sports competitions; unless the damage or injury resulted from breach of contract or from gross negligence on the part of the ET.

13) **OTHER CASES OF EXCLUSION OF LIABILITY** - ET is not responsible for any kind of responsibility in the event that: a- the participants cause damage to sports and other facilities, hotels, buses or anything else made available to them; b- Clubs are responsible for any type of illegal act during the sports program (travel, stay, sporting events, etc.); c- the Clubs are victims of illegal acts committed by third parties and / or by companies with which the ET has a contractual relationship.

14) **PARTICIPANTS LIABILITY** - If a participant of the Club, for reasons of willful non-compliance with the rules of civil behavior, causes the breakdown of relations between the ET and a service provider with whom he collaborates, he will be immediately excluded from the Event and it will no longer be accepted by ET among its customers. It will also have to pay compensation for any damage caused to ET or to another company, deriving from its conduct. Any expulsion costs will be borne by the Club.

15) **COMPLAINTS** - Any failure in the execution of the contract must be contested by the Club without delay so that the ET, its local representative, the accompanying person and / or the service provider can promptly remedy it. The Club must also, under penalty of forfeiture, lodge a complaint during the Event in writing to the Event secretariat and subsequently, by sending a registered letter, with acknowledgment of receipt, to the ET headquarters, no later than and no later than ten working days from the date of return to the place of departure.

16) **JURISDICTION** - The disputes that may arise between the parties regarding the formation, validity, interpretation and execution of the contract will be attributed to the exclusive jurisdiction of the Court of Lucca, regardless of the domicile or headquarters of the parties involved, the place where the agreement is finalized or where the disputed facts take place.

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Sign for acceptance