



[www.kiteacademy.it](http://www.kiteacademy.it)

## MEMBERSHIP

To become a member you are required to fill in the participant registration form, which can be downloaded from the link below, and you are advised to read the association charter. Membership cost is €10, including insurance.

### Participant registration form (domanda allievo)

I \_\_\_\_\_ (Name) \_\_\_\_\_ (Surname)

Tax Code \_\_\_\_\_ Birth place \_\_\_\_\_ Date of birth \_\_\_\_\_

Address \_\_\_\_\_ postcode \_\_\_\_\_ -

Phone number \_\_\_\_\_ e-mail \_\_\_\_\_

REQUEST to join, as an ordinary member/associate, the Isle of Roses Kite School asd.

Therefore, I DECLARE, under my own responsibility:

-to have read and fully agree to the "Statuto e Regolamento" of the asd Isle of Roses Kite School and to relieve the asd Isle of Roses Kite School and the members of the board from any liability for injury, accident and damage that may occur in the area occupied by the association or resulting from the use of the equipment provided by the association and that I will not take any legal action against it according to the EU Regulation 2016/679-GDPR.

-To comply with the statutory dispositions and deliberations of the legitimate social organs.

-To be aware of the Privacy Policy provided.

-To consent, in accordance with art.13 D.lgs n. 196/2003 of GDPR 679/2016, to the treatment of personal data by the association for the achievement of its institutional goals and to the extent necessary to comply with tax, legal and insurance obligations according to the law.

- To consent to the use of personal data by the association according to art.13 D.lgs. n. 196/2003 and GDPR 679/2016 for the purpose of profiling and direct communication initiatives (by e-mail, text messages or post) for the achievement of the association institutional goals.

-Having checked details on the website <https://sites.google.com/view/isleofroseskiteschool/home-page>

I declare to choose the following type of membership/insurance

Base membership € 10 INTEGRATIVA (Supplementary) A € 15 INTEGRATIVA B € 25 INTEGRATIVA C € 31

signature \_\_\_\_\_

I hereby give my authorisation to be photographed or filmed, in accordance with institutional goals only, during activities or events organised by the association.

YES

NO

I give my permission to the processing and publication, for the purpose of achieving the institutional goals of the association, of videos, photos, images that could potentially reveal my identity on the association website, magazine and on the noticeboard situated at the association's premises.

YES

NO

Date \_\_\_\_\_

Signature \_\_\_\_\_

**Membership is conditional to the acceptance of the following application.**

Privacy Policy according to art. 13 Regolamento (VE) 2016/679

Dear sir/madam

we wish to inform you, as holder of the treatment, that UE/2016/679 Regulation GDPR is directly applicable in Italy. Awaiting the promulgation of the Decree according to EU Law n. 163/2017, it protects people and other legal entities with regard to the treatment of personal data.

According to the law, the processing of personal data has to be inspired to the principles of fairness, lawfulness, transparency and protection of your privacy and personal rights.

According to art.13 of GDPR I therefore provide you with the following information:

1.a the personal data provided will be treated for the following aims, based on your authorisation and on the legitimate interest of the association a.s.d./S.s.d.r.l.: registration in the association books and membership at the National Educational Sport Centre through our peripheral Committee we are associated to and any other use related to the above associations' relations and sport membership. Data will be collected and also shared with the National Italian Olympic Committee for the management of the Sport Association Register and to comply with institutional obligations.

b. Furthermore, upon specific authorisation, data may be processed by the National Italian Olympic Committee for the promotion and spreading of sport.

2. The legal basis for the above operation are: art.36 c.c., tax laws regarding non-commercial entities, in particular art. 148 of T.U.I.R., art. 4 of D.P.R. 633/72 and art. 90 Legge 289/2002, as well as CONI and federal laws concerning membership and participation to the activities organised by such entities or in which such entities were involved.

3. The legitimate interests of the holder of the treatment pursued with such activities are direct and correct application of statutory dispositions of the association's internal organs and administration, the possibility for the association to benefit from tax advantages, the possibility to take part in activities organised by the entities mentioned in point 1. or in which such entities are involved.

4. Personal data will be treated in the following ways: on paper documents, also printed with the aid of electronic means, locked and accessible by the president and administrative staff, or electronically in a PC situated at the association's premises, fully protected against cyber risks (firewall, antivirus, regular data backup). Access to such data will be granted solely to the president and administrative staff. According to art. 4 n. 2 del G.D.P.R , the treatment of personal data may involve data collection, recording, organisation, consultation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, erasure or destruction.

5. Personal data will be stored as long as it is necessary for book keeping and/or to comply with formal requests by the National Educational Sport Centre we are associated to, according to the Italian Civil Code, fiscal laws, CONI and National Educational Sport Centre laws and regulations. The verification of the obsolescence of the data being processed, with regard to the purposes for which they were collected and processed, is carried out periodically.

6. Data provision is compulsory for the purpose of the Charter of the Association and is therefore essential in order to accept your membership request as an associate and/or for your membership in the forementioned entities. Your refusal to provide such data will result in the impossibility of accepting your application and membership, as it will not be possible to finalise your membership with the National Educational Sport Centre and registration with CONI.

7. Personal information may be communicated to and shared with the National Educational Sport Centre also through its peripheral organs; data will not be disclosed to other entities, nor will be subjected to dissemination.

8. Data treatment will not include sensitive data, defined as "personal data revealing racial or ethnic origins, religious or philosophical beliefs, political opinions, political party or trade union membership and membership to any association or organisation with religious, philosophical, political purpose, as well as data concerning health and sexual orientation". Data concerning your health which are required by insurance purposes will be stored under the doctor's responsibility, who is in charge of their treatment.

9. The data controller is Isle of Roses Kite School ASD with registered office situated in Via Mandriole 69 – 48123 Ravenna and can be reached at the following e-mail address [isleofroseskiteschool@gmail.com](mailto:isleofroseskiteschool@gmail.com)

10. The secretary of the association is responsible for the data treatment and can be reached at the following e-mail address [isleofroseskiteschool@gmail.com](mailto:isleofroseskiteschool@gmail.com)

11. At any time you may exercise your rights to access your data, be informed of how they have been collected, verify that they are accurate, complete, up-to-date and safely held, request a copy in a readable format which is appropriate and accessible from an electronic device and withdraw your consent at any time, totally or partially, to the use of such data according to art. from 15 to 20 of G.D.P.R. Such rights may be exercised through specific request submitted by registered mail to the address specified in point 9 -or alternatively by certified e-mail- to the data controller.

12 you are entitled to withdraw your consent at any time without prejudice to the lawfulness of your data treatment based on your consent before that withdrawal. You can exercise this right by sending your withdrawal of consent to the e-mail address as referred to in point 9 or 10.

13. You have the right to lodge a complaint to the Data Protection Authority or other competent authority

which may be appointed by decree according to Community Law n. 163/2017.

14. There is no automated decision-making process nor any profiling activity as according to art 22 paragraphs 1 and 4 of G.D.P.R.

Declaration of consent to the treatment of personal data:

I \_\_\_\_\_, after having read the above privacy policy, hereby consent to the treatment of personal data as provided in the membership form in the way and for the purposes referred to in point 1.a strictly related to and aimed at the management of the contractual agreement.

consent                      do not consent

(tick the relevant box)

Place/date

Signature

I \_\_\_\_\_ hereby consent to the treatment of my personal data as provided in the membership form in the ways and for the purposes as referred to in point 1.b. for marketing communication and sport promotion by the National Italian Olympic Committee.

consent                      do not consent

(tick the relevant box)

Place/date

Signature

IKO CENTRE / INSTRUCTOR NAME: Silvi Marchini Stefano

IKO CENTRE / INSTRUCTOR ID: 160501

#### PARTICIPANT LIABILITY RELEASE FORM

Taken into consideration the nature of the courses and/or activities carried out in the IKO centre, the kitesurf course and the facilities and equipment of the ISle of Roses Kite School

(IKO Centre/ Instructor name)

I \_\_\_\_\_ (write your name in capital letters) agree to the following:

- am aware that kitesurfing involves risks that cannot be completely eliminated, regardless of attention, caution, training and experience and **take full and voluntary responsibility for all risks that can result in personal injury, or death related to the practice of kitesurfing regardless of whether they are due to negligence of the exonerated party.**
- accept to use the above equipment to practise kitesurfing in a safe and appropriate way, so as to avoid putting other people or their possessions in danger.
- can confirm that I am able to swim in deep water
- declare that I do not take drugs and I am not under the effect of drugs or alcohol
- declare to be in good health and not to suffer from any physical impairment that may interfere with the practice of kitesurfing, I confirm that I am not pregnant or breastfeeding, and I do not suffer from any mental condition that may potentially affect my risk assessment or my understanding of the information received during the practice of kitesurfing.
- declare that the school staff and/or the instructor have given me plenty of opportunities to ask questions that I deemed useful to the practice of kitesurfing and that all the answers received have been exhaustive.
- acknowledge that I have had the opportunity to read and fully understand this document, which has not been handed to me at the last minute.
- declare to be over the age of 18 and, as parent or legal guardian, I waive any legal right concerning myself or the minor resulting from any injury suffered by my son/daughter during the practice of kitesurfing
- give my consent to the IKO instructor or the IKO Centre to share my personal information in order to receive my certification.
- declare to have read this form, and to have fully understood its content, which I sign of my own free will.

date

Participant name in capital letters

signature of participant or legal guardian if minor