

IL COLOMBARO GOLF

Via Colombaro 1 - 25087 - Salò (BS) - Italy

golf@ilcolombaro.com

03655531 - 3299723549

www.colombarogolf.com

Mr/Mrs _____

requests to subscribe to Colombaro Golf for the year 2024 with the following

Membership _____ € _____

and declares to be aware with the internal regulations and to accept them in all their parts.

Internal regulations

- Membership is strictly personal and non-transferable and automatically renewable, unless notice of cancellation is sent by 31/12 of each year.
- The subscriber must inform the Secretary before access to the course and after playing nine holes must leave the course for other players. It is preferable to have teams of four players. It is required to start from hole number 1.
- The Direction may lease the use of the course to others or may organise events for which a registration fee must be paid in order to play.
- The Direction may, at its discretion, declare the course inoperable even for several consecutive days.

Observance of the following rules will allow play to take place as pleasantly as possible for everyone:

- It's forbidden to cross the tees, greens and avant-greens with trolleys and golf carts.
- Replace grass turfs raised during the shot.
- Rake bunkers after playing.
- Always repair pitch-marks made by the ball on the green.
- Do not take practice shots on the tees.
- It's forbidden to play on the course with driving range balls or with more than one ball on the same hole.
- Remember to leave the trolleys at the exit of the green you are playing in the direction of the next tee, this will avoid unnecessary delays in play.
- Once you have finished your hole, do not stand on the green to record your results.
- Access to the course for dogs is permitted (not in the tournament) only on a leash. Dogs are not allowed in the bunkers, on the tees and on the greens and owners are requested to pick up their dejections.

For your own safety and the safety of other players, please pay close attention to the following rules:

- Any persons accompanying you must stay close to you.
- Before playing make sure that the team in front of you is out of range of your shot or has reached the tee of the next hole.
- Make sure that your team mates are not in front of you before your shot and that they are positioned behind the safety nets.

Failure to comply with the above rules will, in the most serious cases, result in immediate removal from the course.

Driving Range

- All rules relating to etiquette on the course are also to be considered valid and applicable on driving range.
- Practice outside the areas expressly designated for it is prohibited: on and near the putting green it is forbidden to practice with clubs other than the putter.
- Players and accompanying persons must keep a safe distance in order to avoid accidents (e.g. do not stand on the shot line and do not walk or stand in the swing area of other players).
- It is not permitted to cross covered and uncovered bays.
- It is strictly forbidden to pick up balls directly from driving range.
- It is the guests' responsibility to check and adjust the driving range area according to their own physical characteristics and level of play, taking into account all the obstructions required to play safely.
- Access to the driving range for guests must take place after registration and payment of the entrance fee to the Office.
- Children may only enter the structure accompanied by an adult.
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Violation of the above rules will result in immediate removal from the driving range and liability for damage caused to persons or property.

Salò,

Signature

Dear Customer,

with this information notice, Villenpark Sanghen S.r.l. (hereinafter also "Villenpark", "the Company" and "the Data Controller") intends to describe, in compliance with Art. 13 of the EU Regulation 2016/679 "Regulation on the protection of individuals with regard to the processing of personal data and on the free movement of such data" (hereinafter EU Reg.), the management procedures adopted by the Company with reference to the processing and protection of personal data conferred by its customers in their capacity as "data subjects". Indeed, the EU Reg. provides that whoever processes personal data is required to inform the data subject about the data processed and the elements qualifying such processing which, in any case, must take place in accordance with the principles of fairness, lawfulness and transparency, protecting the personal privacy and inalienable rights of the data subjects.

We therefore provide you with the following information.

DATA HOLDER:

The Data Controller is Villenpark Sanghen S.r.l., with headquarters in Manerba del Garda (BS) - 25080, Viale Catullo, n. 56, Tel.0365 5531.

TYPES OF DATA PROCESSED

The data collected by the Data Holder are only common personal data (for example: personal details, company name, accounting data, bank details, data relating to the sales relationship, e-mail addresses, etc.).

LEGAL BASIS AND PURPOSE OF THE PROCESSING

The personal data requested from you by the Holder are necessary for the conclusion and execution of the contract to which you are a party. In particular, your personal data may be processed for the following purposes:

1. activities preliminary to the conclusion of the contract;
2. activities related to the execution of the contract, such as processing, operational and management requirements - within the limits established by laws or regulations - necessary for the Company's operational and administrative activities, or legal fulfilments related to civil, tax and accounting regulations, administrative management of the relationship, fulfilment of any contractual obligations, support and technical information regarding the products and services covered by the relationship;
3. requirements of a fiscal nature, payment for the service/product supplied and application of laws and regulations in general.

In addition, subject to your express consent, which may be revoked at any time (see the final paragraph on consent), in order to promote the image of Villenpark Sanghen and its business reality externally, the Data Holder will process the common personal data provided by you in order to:

1. use and publish the data provided by you for direct and indirect marketing purposes as well as communicate with you by any other possible means of communication, such as brochures, catalogues, newsletters.

CONSEQUENCES OF NOT PROVIDING DATA

Failure to provide data for the purposes referred to in letters a), b) and c) will make it impossible to conclude and execute the contract between the parties. The provision of data for the purposes referred to in letter d) is optional; failure to give consent will preclude the sending of communications for the aforementioned purposes.

TREATMENT MODALITIES

The processing of the data may be carried out with or without the aid of electronic or automated means and shall include all the operations provided for in Article 4(2) EU Reg. (collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, communication by transmission, dissemination or any other form of making available, comparison or interconnection, restriction, erasure or destruction of data) necessary for the processing in question, including communication to the persons listed under "Communication of data" below. No data profiling activities are carried out.

The data will be recorded and stored in both paper and digital archives, with organisational systems related to the purposes of the processing. Additionally, in order to protect the data against destruction or loss (including accidental loss) as well as to guarantee its integrity and confidentiality (including against unauthorised access or disclosure) and in general to ensure the rights of the data subject, the Data Controller has adopted security measures of a technical and organisational nature, in compliance with the provisions of the EU Regulation (with particular reference to Articles 24, 32 and 35).

DATA COMMUNICATION

Your personal data may be disclosed:

- within the company, to persons authorised to process data according to Article 29 of the EU Regulation, according to their respective profile of competence and for the purposes indicated above. Such subjects include the administrative organ as well as employees and/or collaborators of the Data Controller regardless of the relationship in place (e.g. temporary workers, interns, etc.) who, in order to perform their assigned work tasks, need to process personal data;
- to parties external to Villenpark, appointed for this purpose as Data Processors pursuant to Article 28 of the EU Regulation, including, by way of example, tax and administrative consultancy firms or trusted professionals to whom the Company has given formal authorisation and professional mandate;
- to parties who need access to your data for purposes ancillary to the relationship between you and the Controller, to the extent strictly necessary to carry out the ancillary tasks (e.g. credit institutions);
- to persons who can access the data by virtue of provisions of the law or regulations, within the limits provided for by those rules.

DISSEMINATION AND DATA TRANSFER

Personal data for the purposes of points a), b), c), d) will not be disseminated or transferred outside the national territory.

DATA RETENTION PERIOD

The Data Controller will process personal data for as long as necessary to fulfil the above-mentioned purposes and in any case for no longer than 12 years after their collection.

PLACE OF DATA STORAGE

Personal data will be stored at the operational headquarters of the Data Controller, within the European Union.

RIGHTS OF THE PERSON CONCERNED

The data subject to whom the personal data refer has the right to request and obtain, at any time, from the Data Controller, access (Art. 15 EU Reg.), rectification (Art. 16 EU Reg.) and erasure (right to be forgotten) (Art. 17 EU Reg.) of his/her personal data. The data subject is also granted the right to limitation of the processing of personal data (Art. 18 EU Reg.), the right to data portability (Art. 20 EU Reg.) as well as the right to object, on legitimate grounds, to the processing of personal data (Art. 21 EU Reg.). In any case, the data subject has the right to lodge a complaint with the Garante, as provided for by art. 77, EU Reg., or to take legal action in accordance with art. 79, EU Reg. if he/she considers that the processing of personal data relating to him/her has taken place in breach of the provisions of the EU Reg.

MODALITIES OF EXERCISING RIGHTS

The rights of the interested party identified above can be exercised at any time by sending to the attention of Linda Pedrini an e-mail to the address: info@villenparkSanghen.com; (or) a fax to the number +39 0365 553395, (or) a registered letter with return receipt to Villenpark Sanghen S.r.l., Manerba del Garda (BS) - 25080, Viale Catullo, n. 56.

CONSENT TO PROCESSING

I, the undersigned _____ resident in _____ in relation to the Information for Customers provided pursuant to Article 13 of EU Regulation 2016/679, having taken note of what has been communicated to me, in particular of the rights granted to me by Article 15 et seq. of EU Regulation 2016/679:

- With reference to the use and publication of my Data for direct and indirect Marketing purposes as well as for any other possible means of communication, such as brochures, catalogues, newsletters. (purposes referred to in point d):
 I agree to the processing of personal data
 I deny consent to the processing of personal data

Optional Treatment

- Publication of photos and competition schedule on the website

institutional web / Sysgolf / Gesgolf / Social Media

- Information on competitions to be published in specialised Golf magazines or websites
 Using text messages for invitations to competitions / events

Thank you for your cooperation, Villenpark Sanghen srl

Salò,

Signature
