

SIMPLE CONTRACT

With the present simple contract drawn up in five original copies and in compliance with the model approved and envisaged in the collective category agreement in force, between the underwritten parties:

Club _____ Federation code number _____
 Registered office _____ Fiscal data _____
 In the person of _____ Qualification _____
 Player _____ Player's Card _____
 Date and Place of birth _____
 Fiscal code _____ Residence _____
 Supported by: _____
 NAME AND SURNAME OF THE AGENT _____ REGISTRATION NUMBER OF THE AGENT _____ SIGNATURE _____

IT IS AGREED WHAT FOLLOWS:

- The Player undertakes to perform his sports activity as professional basketball player, continuously and bound to subordination, in favour and under the direction of the Club, taking part in all the official games of the Italian Series A Championship, in the Italy Cup and the international competitions for which the Club has enrolled or in which it participates, in the All Star Game, Supercoppa, and in all non-official games programmed and played by the Club, for the following sports season/s:
- The Club undertakes to pay the Player the following amounts to be intended before-tax:

I - Fix yearly money consideration: (in numbers and letters)

year /	year /	year /	year /	year /
€	€	€	€	€
euro _____	euro _____	euro _____	euro _____	euro _____

II - Payment in kind (description of benefits)

year /	year /	year /	year /	year /

Value (cost at the Club's expenses)

year /	year /	year /	year /	year /
€	€	€	€	€

III - Total yearly consideration (fix money consideration plus benefits)

year /	year /	year /	year /	year /
€	€	€	€	€

IV - Bonuses for the placement of the team

description	year /	year /	year /	year /	year /
	€	€	€	€	€
	€	€	€	€	€
	€	€	€	€	€

V - Bonuses for the Player's performance

description	year /	year /	year /	year /	year /
	€	€	€	€	€
	€	€	€	€	€

In order to safeguard my personal information I declare to have read the informative published on the web site in the FIPonline – "modulistica"/forms – privacy section, and that I am aware of the compulsoriness of giving consent of the treatment of aforesaid personal information for the purposes indicated in the following articles: 2.1, 2.2, 2.3, 2.4 and of the faculty of the consent for the purposes indicated in article 2.5. I furthermore declare to have placed my signature at the proper place on this form for enrolment and personal information treatment purposes, being aware that the lack of consent regarding the treatment of aforesaid personal information for the purposes indicated in articles 2.1, 2.2, 2.3 and 2.4 of the informative will result in the impossibility of carrying out the enrolment.

For points 1 to 4 of paragraph 2 of the informative I give consent I deny consent _____
 (legible signature of athlete)

For point 5 of paragraph 2 of the informative I give consent I deny consent _____
 (legible signature of athlete)

For minors only

_____ (legible signature of father) _____ (legible signature of mother)

- The relation is ruled by all the provisions of the collective Labour Agreements in force, of the Italian Basketball Federation (F.I.P.) rules and regulations in force, and of the no.91 Act of 23 March 1981. The parties explicitly state to know and accept in full and without reserve the above mentioned rules and regulations.
- In accordance with and pursuant article 4, paragraph 4, no.91 Act of 23 March 1981, the Player undertakes to comply with all technical instructions and directions given for the achievement of sports aims.
- The salary is ruled by art. 20 of the "Professional Players 2003" collective Labour Agreement in force, that the player declares to have read, to know and approve explicitly in all its articles.
- All disputes regarding the interpretation and execution of the collective agreement and of the present individual labour contract, including those relating to disciplinary measures, are deferred to the Permanent Board of Conciliation and Arbitration ruled by article 29 and following of the "Professional Players 2003" collective Labour Agreement. The Arbitration Board is located in Bologna at the Italian Basketball League premises and is composed of three members: the President, invariable, designated by common consent from the League and the Giba every two years; one member chosen each time by the members suggested by the League in a special list; and a member chosen each time by the members suggested by the League in a special list.

Place and Date _____ Club's signature _____ Player's signature _____

In accordance with and pursuant article 1341 and 1342 Civil Code we approve specifically clause 6 (arbitral clause) of the present contract as well as the articles 14 (health care), 19 (federation disciplinary measures), 20 (remuneration), 22 (resolution for arrears), 24 (sickness and injuries), 25 (domiciliation), 28 (disciplinary procedure), 29-30-31-32 (resolution of the disputes) of the "Professional Players 2003" collective Labour Agreement.

Place and Date _____ Club's signature _____ Player's signature _____

All parties declare themselves to be aware of, and to accept, the provisions of the collective agreement in force as subscribed to by the Basketball League Serie A (LEGA SOCIETÀ DI PALLACANESTRO SERIE A) and by the player's association GIBA, of which the player hereby becomes a member in accordance with, and as an effect of, article 5, comma 2 of the afore mentioned collective agreement.

Place and Date _____ Club's signature _____ Player's signature _____

REPORT ACCORDING TO ART.13 OF LEGISLATIVE DECREE N. 196/03

1. Origin of Personal Data

According to article 13 of Legislative Decree 196/03, we inform you that all personal data in the possession of the Italian Basketball League (League) and the Italian Basketball Federation (FIP) is collected by the League and the Central and Peripheral Offices of the Federation and treated under the aforementioned law.

2. The purpose for requesting Personal Data

Personal data is utilised by the League and the Federation for the following:

1. links to institutional activities of the League and the Federation and therefore for the purpose of organisation and development of sports and of federal activities;
2. links to the execution of obligations foreseen by the law, by sports regulations, by communal provisions and under the provisions of the law;
3. links to promotions of the sport;
4. links to the organisation of events involving the League and / or the Federation, and therefore also with regard to sponsoring;
5. links to commercial and marketing activities, to the promotion of commercial initiatives and to the sale of products, to activities of an advertising nature put into place by the League and the Federation or by third parties with whom the Federation has dealings, also through the forwarding of commercial and promotional material.

3. Mode of use of Personal Data

In relation to the indicated purposes, personal data is handled through various mediums including manual and data processing instruments and computers, utilized in such a way as to ensure the security and privacy of same.

4. Groups and Organisations to whom personal data can be sent

Personal data can be forwarded to the following groups and organisations;

- The National Olympic Committee and The National Olympic Committee Services
- Institutions and / or other Sports Federations
- Institutions, companies or individuals who have contractual relations for promotional activities and sponsoring of events, tournaments and sporting events
- Institutions or companies that carry out insurance activities
- Institutions or companies that carry out data processing activities
- Institutions, companies or individuals that carry out commercial activities of selling and / or supplying of goods and / or services of promotion and marketing as described in point 4 of the second paragraph of this document.

5. Refusal of consent

The conferring of personal data is obligatory for the purposes described in this document as far as points 1 and 4 of the second paragraph.

The refusal to provide personal data could result in the breach or partial breach of the business relationship.

6. Rights mentioned in article 7 of Legislative Decree 196/03

The interested party will be able to assert its rights towards "persons responsible" of the treatment, according to article 7 of Legislative Decree 196/03.

Legislative decree 196/03

Article 7 Right to Access Personal Data and Other Rights

1. A data subject shall have the right to obtain confirmation as to whether or not personal data concerning him exist, regardless of their being already recorded, and communication of such data in intelligible form.
2. A data subject shall have the right to be informed
 - a) of the source of the personal data;
 - b) of the purposes and methods of the processing;
 - c) of the logic applied to the processing, if the latter is carried out with the help of electronic means;
 - d) of the identification data concerning data controller, data processors and the representative designated as per Section 5(2);
 - e) of the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.
3. A data subject shall have the right to obtain
 - a) updating, rectification or, where interested therein, integration of the data;
 - b) erasure, anonymization or blocking of data that have been processed unlawfully, including data whose retention is unnecessary for the purposes for which they have been collected or subsequently processed;
 - c) certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected.
4. A data subject shall have the right to object, in whole or in part,
 - a) on legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of the collection;
 - b) to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.

7. Proprietor of Personal Data

The proprietor of the personal data is the A Series Italian Basketball League, based in V.le Aldo Moro, 64 - Bologna and the Italian Basketball Federation based in Rome - Via Vitorchiano, 113.

8. Persons Responsible for the treatment of Personal Data

Those responsible for the Personal Data and its treatment are the managers of the Central and Peripheral Offices of the Federation as well as the President of the A Series Italian Basketball League.