

24th Half Marathon "City of Palmanova" - 29 November 2026

General Event Regulations

This document is an English translation of the binding Italian original entitled "Regolamento Generale della Manifestazione". This translation is provided for informational purposes only and has no independent legal force. In the event of any discrepancy between this translation and the Italian master document, the Italian text shall prevail in its entirety.

1. Date, Organizer and General Information

On Sunday, 29 November 2026, the 24th edition of the Half Marathon "City of Palmanova" shall take place. The race is organized by Eventi Sportivi Palmanova - Associazione Sportiva Dilettantistica, with registered office in Palmanova (UD), Via Grado 5, Tax Code and VAT No. 02379760305 (hereinafter, simply, "Eventi Sportivi Palmanova" or "ESP"), FIDAL code UD538. The 21.0975 km course is certified by the Italian Athletics Federation (hereinafter, "FIDAL"), completely flat, on asphalt roads closed to traffic.

The race is included in the 2026 FIDAL National Calendar.

2. General Programme

The Official Programme of the Half Marathon "City of Palmanova" may be amended during the course of organization, including the starting time, on the basis of organizational or television requirements. Any change shall be made public on the official website and on the social media pages of ESP.

The bib collection times are binding for participants. Bibs shall not be delivered outside the scheduled times. Bibs not collected may be cancelled.

Any changes to the programme shall be communicated through the official Facebook page and through the ESP website (the references are available at the end of these Regulations).

FRIDAY, 27 NOVEMBER 2026

In the morning: "School Run", a non-competitive recreational-motor event open to middle and high school students from the Palmarino area.

SATURDAY, 28 NOVEMBER 2026

From 2:00 p.m. to 7:00 p.m., Piazza Grande shall be enlivened by entertainment and side events.

From 2:00 p.m. to 7:00 p.m., bib distribution in Piazza Grande in Palmanova.

SUNDAY, 29 NOVEMBER 2026

From 7:30 a.m. to 9:00 a.m., bib and race pack distribution in Piazza Grande in Palmanova.

10:00 a.m., start of the 24th Half Marathon "City of Palmanova".

10:15 a.m., start of "Let us run against violence against women" - non-competitive walk.

From 12:00 p.m., Pasta Party in Piazza Grande.

3:00 p.m., closing of the event and farewell to 2027.

3. Participation Requirements for Athletes Registered in Italy

The following athletes residing in Italy may participate in the 24th Half Marathon "City of Palmanova", provided that they meet the requirements laid down by the "Rules for the Organization of Non-Stadia Events" issued by FIDAL for the year 2026, namely:

- all athletes aged 18 years (age by year of birth) and over, duly registered for 2026 with clubs affiliated to FIDAL and belonging to the Junior, Promesse, Senior and Master categories;
- all athletes aged 20 years and over (age by year of birth: 2006) holding a valid "RUNCARD FIDAL" and a medical certificate of competitive fitness specifically for ATHLETICS;
- athletes aged 20 years and over (age by year of birth: 2006) duly registered with a Sports Promotion Body affiliated with FIDAL, holding a valid "RUNCARD EPS" and a medical certificate of competitive fitness specifically for ATHLETICS.

Athletes holding a RUNCARD or RUNCARD EPS shall be included in the race ranking but shall not be entitled to reimbursements, bonuses or access to prize money.

Warnings concerning the medical certificate. Medical certificates for athletes holding a "RUNCARD FIDAL" or "RUNCARD EPS" must be issued by a sports physician in Italy and must mandatorily contain the wording "competitive sports fitness for the practice of ATHLETICS (Ministerial Decree 18/02/1982)". Certificates issued for other sports disciplines (triathlon, cycling, football, etc.) shall not be deemed valid, nor certificates with generic wording such as "racing", "competitive road running", "marathon", "half marathon", "running", "jogging" or "sports activity in general". The certificate must include the following examinations: medical examination, complete urine test, electrocardiogram at rest and after exertion, spirometry, in accordance with Ministerial Decree 18/02/1982 and Ministerial Decree 24/04/2013. The medical certificate must expire after the race date (valid on 29 November 2026). The FIDAL database must be mandatorily updated with any new medical certificates and their expiry dates by the athlete's President or delegate. ESP reserves the right to refuse, at bib collection, certificates that do not comply, without any obligation to refund the registration fee.

3.1 Responsibility for the Truthfulness of Documentation - Criminal Consequences of Falsehood

The athlete declares, under his/her sole and exclusive responsibility, that all documentation submitted or uploaded to the portals - in particular the medical certificate of competitive fitness, the FIDAL / RUNCARD / EPS membership card and the identity document - is authentic, complete, unaltered and valid on the race date.

The submission of medical certificates or other documents that are false, forged, altered, expired or not issued in accordance with the legal requirements constitutes the following criminal offences, by way of example and without limitation:

- material falsification committed by a private individual in certificates (Article 477 of the Italian Criminal Code, in conjunction with Article 482 of the Italian Criminal Code);
- ideological falsification in certificates (Article 481 of the Italian Criminal Code, with regard to any physician who may issue a compliant certificate; Article 483 of the Italian Criminal Code for a private individual who makes false statements to a public official);
- use of a false document (Article 489 of the Italian Criminal Code);
- fraud, where the relevant conditions are met (Article 640 of the Italian Criminal Code), to the detriment of the organization.

Eventi Sportivi Palmanova, should it ascertain - even after the race has taken place - the falsity or alteration of the documentation submitted, shall mandatorily file a complaint-criminal report with the competent Judicial Authority and shall report the matter to FIDAL for the disciplinary measures falling within its competence. The athlete responsible shall also be required to indemnify and hold ESP fully harmless from any prejudicial consequence, sanction, cost or third-party claim (including in the context of medical assistance or compensation actions brought by heirs) arising from the use of false documentation. Any liability of ESP, its collaborators and medical personnel for adverse events suffered by an athlete who participated on the basis of false or altered documentation is excluded at the root.

3.2 Participation Requirements for Athletes Not Residing in Italy but Registered in Their Country of Origin with Clubs Recognized by World Athletics

- athletes aged 18 years (age by year of birth) and over with membership of clubs affiliated to foreign Athletics Federations recognized by World Athletics; such athletes must provide the Organization with a self-certification of possession of membership (Annex 1: self-certification form of possession of International WA membership for foreign athletes not residing in Italy);
- athletes aged 20 years and over (age by year of birth: 2006), holding a "RUNCARD FIDAL" and a medical certificate of competitive fitness specifically for ATHLETICS. The medical certificate may be issued in the athlete's own country, but must in any case provide for the following examinations: medical examination, complete urine test, electrocardiogram at rest and after exertion, spirometry. The medical certificate must expire after the race date (valid on 29 November 2026).

3.3 Participation Requirements for Foreign Athletes, Not Residing in Italy, Without WA Membership

Foreign athletes who are not Italian citizens, not residing in Italy and without WA competitive membership or RUNCARD FIDAL may participate in the 24th Half Marathon "City of Palmanova" - non-competitive edition (it is specified that athletes residing abroad but who are Italian citizens MAY NOT register for the event under this method; Articles 3 and 3.2 of these Regulations apply to such athletes in all respects) under the following conditions:

- participants must be, on 29/11/2026, at least 20 years of age;
- participants shall run on the same course as the Half Marathon;
- the event shall be non-competitive and shall be considered a recreational event;
- participants shall not be included in any official or unofficial ranking, whether FIDAL or similar;
- participants shall not be entitled to receive any prize in kind or in cash;
- the bib shall be of a different color from that of the participants referred to in Articles 3 and 3.2;
- participants must complete and submit the Waiver Form - liability release form (Annex 2: liability release and self-certification form for foreign athletes not registered and not residing in Italy for the non-competitive half marathon);
- participants shall be entitled only to the services provided, except for "Rankings";
- participants are required to comply with these Regulations, with the exception of the clauses relating to competitive participation and prize money.

Participants in the non-competitive event may look for their "participation" time on the MySdam website. Reproductions or modifications of any kind of finish times and/or rankings are strictly prohibited.

4. Registration Procedure, Fees, Steps and Deadlines

The registration fees for the 24th Half Marathon "City of Palmanova" are as follows:

- 1st Step: Euro 25.00 until 1/03/2026;
- 2nd Step: Euro 30.00 from 19/03/2026 until 14/08/2026;
- 3rd Step: Euro 35.00 from 15/08/2026 until 31/10/2026;
- 4th Step: Euro 40.00 from 01/11/2026 until 26/11/2026;
- on the race field: Euro 50.00 while bibs last.

The Organization reserves the right to publish promotions on its social pages or through other means, as well as to keep registrations open beyond the last step.

Should ESP decide to register athletes also on the day preceding the race, bib personalization shall not be guaranteed and all services provided for in these Regulations shall not be guaranteed.

Online registrations shall close upon reaching 4,000 athletes or on 26 November 2026 at 11:59 p.m.

The registration fee includes what is provided for in Article 6 of these Regulations, with the exception of registrations made in the seven days preceding the event, which may not receive part of what is provided for.

Free registration is granted to athletes OVER 70 years of age and to athletes who have crossed the finish line in all editions. To use this method, it is necessary to contact the ESP Secretariat at iscrizioni@mezzamaratonapalmanova.it.

Free registration is granted to disabled athletes, through the methods set out above. For disabled athletes, the regulations and provisions of the Italian Paralympic Committee apply.

The competitive race may also be attended by so-called "strollers" or "racing strollers" (strollers specifically designed for road races), with a maximum limit of 50 participants. Participants with strollers or wheelchairs for disabled persons shall start according to the methods communicated by the race judges.

All duly registered athletes, except those registered through Sports Clubs with facilitated methods or paper forms, may verify confirmation of registration directly on the ESP website or through Endu/MySdam.

Registrations by any means other than those provided for in these Regulations are not and shall not be accepted. In order for online registration to be considered valid, it must be paid at the same time as completion of the form, within the terms and in the manner provided for. Failure to pay constitutes an irremediable cause: athletes who, although having completed the registration procedure, have not made payment, are not considered registered and must proceed with a new registration, the fees of the previous "step" no longer being valid unless still available. Payment "in cash" for online registrations made through Endu is not provided for.

Sports Clubs, through their management, may use a simplified and discounted registration method if they wish to register a number equal to or greater than 5 paying athletes. Payment must be made by the Sports Club in a single solution according to the methods communicated. To join, managers are invited to contact the ESP Secretariat at iscrizioni@mezzamaratonapalmanova.it. No discount may be applied to athletes already registered through other methods and they shall not be counted for the purposes of this facilitated method.

The organizing company reserves the right to refuse registration, at its sole discretion, to athletes who have been protagonists, in events organized by it, of unsportsmanlike conduct, such as, by way of example: transferring their bib to another person, running with another person's bib, running with a counterfeit bib, cutting the course, failing to return the chip from the previous edition, etc.

ENDU e-mail address: palmanova@evodata.it

4.1 Progressive Discounts for Sports Clubs

Sports Clubs that make cumulative registrations, writing exclusively to iscrizioni@mezzamaratonapalmanova.it according to the methods provided for in these Regulations (it is recalled for this purpose that the discounts offered on the ENDU portal differ from those set out below, and are subject to different rules and prices as better described in these Regulations), may benefit from a progressive discount applied exclusively to registrations made through the club procedure. The discount percentage is determined on the basis of the total number of paying athletes registered by the same Sports Club and is defined as follows:

- from 5 to 9 athletes: 5% discount;
- from 10 to 19 athletes: 10% discount;
- from 20 to 29 athletes: 15% discount;
- from 30 to 39 athletes: 20% discount;
- from 40 athletes upwards: 30% discount (flat).

For the purposes of calculating the discount, only athletes registered through the procedure reserved for Sports Clubs are counted. The following are strictly excluded from the count and are irrelevant for any purpose under this Article: athletes registered individually through online platforms, third-party portals (including, by way of example, Endu/MySdam) or any other channel other than the club channel; athletes already registered independently, even if subsequently reported or indicated by the Sports Club; athletes for whom payment has been made outside the cumulative club method.

The discount applies exclusively to registrations made after reaching the relevant numerical threshold and shall in no case have retroactive effect on registrations already completed and paid, which remain governed by the economic conditions in force at the time of their formalization. Each athlete registered through a Sports Club is required to pay the fee in force at the time of registration, reduced by the discount percentage accrued by the Club on the date of completion thereof.

It is expressly, absolutely and mandatorily prohibited to: request the cancellation, deletion, replacement or modification of registrations already completed through individual channels; transfer, even indirectly, individual registrations into cumulative club registrations; use instruments or requests aimed at circumventing the discount calculation system. Such requests constitute irremediable causes and shall be rejected without any exception.

The Organization reserves any assessment regarding the application of the discount and, in the presence of evasive or non-compliant conduct under this Article, may deny or revoke the benefits applied, without prejudice to any further measure provided for by the Regulations.

As an example: a Club registering 8 athletes shall benefit from a 5% discount; a Club registering 20 athletes in a single solution shall benefit from a 15% discount; a Club that has already registered 20 athletes and subsequently registers additional athletes until reaching 40 shall benefit from the 30% discount exclusively on the new registrations, the economic conditions applied to previous registrations remaining unchanged and not modifiable.

5. Refunds and Administrative Substitution of the Registered Athlete

Registrations made and paid through any means are not refundable, transferable to subsequent years or to other ESP events or to other athletes, except as provided in Article 5.2 below.

No refund shall be recognized to athletes who, once the registration process has been completed, at the time of any membership-card or medical-certificate check are without valid membership or a valid competitive medical certificate, as specified in Article 3.

5.1 Exclusion of the Right of Withdrawal

Pursuant to Article 59, paragraph 1, letter n) of Legislative Decree No. 206 of 6 September 2005 (Consumer Code), as amended by Legislative Decree No. 21 of 21 February 2014, the right of withdrawal referred to in Articles 52-58 of the same Code is excluded for contracts relating to "services concerning leisure activities where the contract provides for a specific date or period of performance". Participation in the 24th Half Marathon "City of Palmanova", taking place on a specific date (29 November 2026), falls within this case of exclusion. Consequently, the registration fee is not refundable and is not subject to any right of withdrawal. In addition, ESP begins providing part of the services (preparation of bib, race pack, chip, technical services) immediately after receipt of registration.

5.2 Administrative substitution of the registered athlete - prohibition of resale and private consideration

By way of derogation from Article 5, an athlete who, for reasons deemed valid by the Organization, is unable to participate in the Event may request the administrative substitution of his/her registration with another athlete. Any forecast of bad weather shall not constitute a valid reason. The substitution procedure does not constitute, and shall not be interpreted as, a sale, resale, assignment, transfer, reimbursement, credit transfer or commercial circulation of the registration fee, bib, race number, chip, race pack or right to participate. It consists exclusively of an administrative replacement, subject to approval by ESP and/or ENDU, of the person recorded in the official registration systems. The substitute athlete shall have no right to participate, collect or use the bib, enter the course, appear in the rankings or benefit from any race service until ESP and/or ENDU has expressly approved the substitution and updated the official registration data. The substitute athlete must personally satisfy all participation requirements under Article 3, including, where applicable, age, membership, licence, RUNCARD, World Athletics affiliation, medical certificate, waiver form, insurance category and all other documents required by these Regulations.

The request must be sent to info@mezzamaratonapalmanova.it and must contain, in a single transmission, the name, surname, date and place of birth, full residence, telephone contact details of both the originally registered athlete and the substitute athlete, as well as all data necessary for participation, including membership number, team or club, and any medical, licence, insurance or waiver documentation required by Article 3. The request must be signed by both athletes and accompanied by copies of valid identity documents. ESP must receive all documentation by 11:59:59 p.m. on 25 November 2026, the time of receipt of the e-mail being authoritative. Missing required data, missing identity documents, missing declarations, irregular eligibility documents or receipt after the final deadline shall constitute irremediable grounds for rejection.

24th Half Marathon "City of Palmanova" - 29 November 2026 - General Regulations (English Translation)

The race bib, race number and chip are strictly personal identification, timing, safety, eligibility and insurance credentials. They are assigned to the specific athlete whose identity, participation requirements, medical eligibility and insurance position have been verified and recorded in the official systems. For this reason, it is strictly prohibited for any athlete, club, delegate or third party to sell, resell, offer for sale, purchase, auction, broker, advertise, exchange, assign for consideration, request reimbursement for, receive payment for, promise payment for, or otherwise monetize any registration, bib, race number, chip, race pack or alleged right to participate in the Event.

Any permitted substitution must therefore take place free of charge between the athletes. The only amounts that may be charged in connection with the substitution are the administrative fees, if any, charged directly by ENDU and/or ESP for processing the change, up to a maximum of Euro 10.00 per request.

The transferring athlete and the substitute athlete must expressly declare that no payment, reimbursement, compensation, benefit in kind or other consideration has been requested, promised, paid or received between them, directly or indirectly, in connection with the requested substitution. Any false, incomplete or misleading declaration shall constitute a serious breach of these Regulations.

Any private payment or agreement made in breach of this prohibition shall not be recognized by ESP, ENDU, the Judges or the Organization, shall not create any right to substitution, participation, refund or compensation, and shall remain entirely at the risk of the persons involved. ESP and ENDU do not act as intermediaries, agents, brokers, escrow providers, guarantors or representatives of the athletes and assume no responsibility for any payment, dispute, fraud, loss or claim arising from such prohibited private arrangements.

The publication of sale announcements, payment requests, price indications, screenshots, messages, receipts, marketplace listings or any other evidence of a paid or commercial transfer may constitute sufficient ground for ESP and/or ENDU to reject the substitution, cancel the registration, deny delivery of the bib, disqualify the athlete, exclude both athletes from the Event, deny any refund, report the conduct to the competent sports bodies and apply the sanctions provided for in Article 18, without prejudice to compensation for any greater damage and to any mandatory rights provided by law.

5.3 Optional Registration Fee Refund Policy - Endu Restart

During the online registration process through the Endu portal, the athlete may, at his/her sole discretion, take out the "Endu Restart" policy, an insurance product offered by Endu in collaboration with YOLO and Net Insurance, which provides for reimbursement of up to 85% of the registration fee in the event of documented impossibility to participate in the event for the causes provided for in the policy conditions (injury, illness, other documented impossibilities).

This policy is a third-party product. Eventi Sportivi Palmanova A.S.D. is not a party to the insurance relationship, does not handle its marketing, does not recommend its subscription and does not carry out any assessment as to its suitability with respect to the specific needs of the individual athlete. The offer of this policy, as well as of any other ancillary service provided by third parties on or linked to the Endu platform, must in no way be understood as suggested, sponsored or promoted by ESP.

It is the exclusive responsibility of the athlete:

- to independently assess the convenience and adequacy of the policy with respect to his/her needs;
- to read in full and understand the information set, the Insurance Conditions, the DIP and additional DIP, the terms of use of the Endu platform and any other contractual document made available by the insurance company and/or intermediary;
- to proceed independently with the subscription and payment of any additional premium provided for;
- to contact the insurance company or intermediary directly for any request for reimbursement, information, complaint or assistance relating to the policy;
- to produce, collect and independently transmit to the insurance company all supporting documentation required for the purposes of reimbursement.

ESP shall in no way undertake support, investigation, document collection or interlocution with the insurer in the name or on behalf of the athlete. The athlete expressly and from now on releases ESP from any liability arising from the subscription, execution, management or termination of the insurance relationship with Endu, YOLO, Net Insurance or any other third party.

5.4 Privacy of Third-Party Websites

Online registrations are managed by a third-party system, which provides for the use of so-called cookies and other data according to the privacy statement available on that website. The athlete accepts the conditions of the website by using it and according to the methods indicated therein.

5.5 Uncollected Race Pack

The Organization shall not arrange postal or courier forwarding of any "race pack" not collected by athletes who did not participate in the event. The race pack shall be delivered only on site according to the programme referred to in Article 2.

5.6 "Registration Management" Fees

The registration service through Endu, the related payment management fees, as well as any "surcharge", "tax" or "commission", are entirely borne by the athlete. These are services provided immediately and as such are not subject to refund. In the event of Endu malfunction, Endu must be contacted; in the event of malfunction of the ESP website, ESP must be contacted.

6. Services Included in the Registration Fee

Paying athletes who are duly registered and compliant with Article 3 shall be entitled to:

- participation in the race;
- commemorative medal;
- technical shirt / sweatshirt of the 24th Half Marathon "City of Palmanova";
- various gadgets;
- bib;
- timing through MySdam chip;
- refreshment points along the course and at the finish, in compliance with FIDAL regulations;
- final pasta party;
- rankings;
- "Pacers" service;
- "Withdrawn/Athlete Recovery" service;
- physiotherapy assistance;
- medical assistance.

6.1 Free Registrations

Athletes entitled to free registration, compliant with Article 3, shall be entitled to: participation in the race; commemorative medal; bib; timing through MySdam chip; refreshments and sponge stations along the course and at the finish; rankings; "Pacers" service; "Withdrawn/Athlete Recovery" service; physiotherapy assistance; medical assistance; technical shirt / sweatshirt of the 24th Half Marathon (while stocks last); various gadgets; final pasta party.

Gadget sizes are subject to availability on a "first come, first served" basis. Participants with specific sizes (XS-S and XL) are advised to collect their gadgets as soon as possible.

With a view to avoiding waste, and in the event that race packs or medals should run out, ESP shall give priority in delivering race packs and medals to individually registered participants who come from farther away. Post-race arrangements shall be made with the presidents of neighbouring associations or with individual athletes to send, at ESP's expense, the missing race pack or medal.

7. Starting Grids, Race Course, Finish

Entry into the first grid is reserved for athletes invited by the Organization. Other athletes may refer to the pacers to position themselves correctly. The athlete must be present in the starting grid at least 20 minutes before the start. Latecomers may be started in the last available grid.

The grid is provisional and subject to changes, which shall be communicated on the ESP website.

8. Bib Collection

Bibs may be collected exclusively in Piazza Grande in Palmanova. For organizational reasons, under no circumstances shall it be possible to receive bibs by advance shipping. For times, reference is made to Article 2. Detailed directions to reach the Expo Area shall be available on the ESP website.

To collect the bib, it shall be necessary to present:

- a valid identity document;
- the official confirmation letter;
- the copy for the organizing company of the "authorization card for participation in road races" (if required by the category);
- the documents necessary to verify membership (FIDAL / affiliated Sports Promotion Body / foreign federation affiliated to WA / CIP / FCI);
- copy of the health certification (if not previously transmitted, and/or where irregularities are reported by ENDU);
- copy of the "liability waiver form" for unregistered foreign athletes (if not previously transmitted).

If it is impossible to collect the bib personally, another person may be delegated. The delegate must present: a written delegation signed by the delegating person; copy of an identity document of the delegating person; the official confirmation letter signed by the delegating person; the documents necessary to verify membership; copy of the health certification if not already transmitted; copy of the liability waiver form if not already transmitted.

24th Half Marathon "City of Palmanova" - 29 November 2026 - General Regulations (English Translation)

In the event of failure to present the above documents, the Organization shall not proceed with delivery of the bib. In order to limit waiting times, participants are invited to minimize the number of bibs collected by a single person. The assigned bib is nominal and may not be transferred to another person. Tampering with the bib is prohibited.

Organizations that have registered several athletes may agree with ESP on cumulative bib collection. The provisions of this Article also apply to cumulative registrations, except for the delegation. The President must sign the declaration prepared by ESP for bib collection.

Delegated collection is a mere material act of collection on behalf of the duly registered athlete and does not constitute transfer, substitution, assignment or authorisation for the delegate or any third party to use the bib. The delegate may deliver the bib only to the athlete to whom it is officially assigned. Where a substitution has been requested, no bib may be delivered or used by the substitute athlete until ESP and/or ENDU has formally approved the substitution and updated the official registration data.

9. Bib and Chip

The bib - strictly personal and inseparable from the assigned chip - may in no case be transferred and must be clearly visible in all its printed parts. For the purposes of these Regulations, the bib number and chip are not transferable goods. They constitute personal identification, timing, safety, service-access and insurance credentials linked to the athlete recorded in the official ESP/ENDU/MySdam systems. The bib number identifies the athlete for race access, timing, ranking where applicable, medical assistance, emergency management, insurance classification, bag identification and all services connected with participation. Any sale, resale, loan, exchange, assignment, lending, borrowing, tampering, concealment or use by a person other than the officially registered athlete is strictly prohibited.

9.1 Returnable Chip - Obligation to Return, Maximum Term, Penalty and Credit Recovery

The timing chip possibly delivered to the athlete, if not permanently integrated into the bib and/or in any case qualified by the Organization, including verbally or through appropriate signage, information notice, race instructions, e-mail communications, indications published on the official website, on the registration portal or given by the staff in charge, as a "returnable chip", constitutes technical material owned by the Organization, by MySdam/Endu/EvoData or by another entity entrusted with the timing service.

The chip is granted to the athlete exclusively for temporary, personal, non-transferable and non-assignable use, solely for the purposes of participation in the event and timing detection. The athlete assumes custody thereof from the moment of delivery and undertakes to keep it with the utmost diligence, avoiding loss, theft, deterioration, tampering, damage or improper use.

The athlete is required to mandatorily return the chip at the end of the race, or at the time of withdrawal, abandonment of the event, failure to start after bib collection, disqualification, interruption of participation or at any other time when return is requested by the Organization, the Judges, the staff in charge or the entity entrusted with the timing service. Return must take place at the dedicated collection points indicated on site or according to the methods communicated by the Organization.

If the athlete does not immediately return the chip according to the above methods, he/she may nevertheless return it no later than the maximum, peremptory and essential term of 60 days from the date of the event. Within this term the chip must physically reach the Organization at the following address:

Eventi Sportivi Palmanova A.S.D.

Via Grado, 5

33057 Palmanova (UD) - Italy

For the purposes of compliance with the 60-day term, only the date of actual physical receipt of the chip by ESP or by the entity appointed by it shall be considered, and not the date of shipment, delivery to the carrier, taking in charge by the courier, postal dispatch, acceptance receipt, shipping receipt, parcel tracking or other documentation attesting merely to the entrusting of the chip to third parties.

Shipment, transport and delivery of the chip take place at the total and exclusive risk, care, expense and responsibility of the athlete. Therefore, the athlete shall bear in full, by way of example and without limitation, the costs of packaging, shipment, tracking, insurance, storage, redelivery, loss, theft, damage, carrier delay, non-delivery, delivery to an incorrect address, delivery to an unauthorized person or any other event occurring during transport.

The chip shall be deemed validly returned only when ESP, or the entity appointed by it, has acquired its actual material availability, provided that the chip is intact, identifiable, not tampered with, not damaged and suitable for use. Mere proof of shipment does not constitute proof of return.

Once the maximum term of 60 days from the date of the event has expired without the chip having actually been received by ESP or by the appointed entity, or if the chip is returned damaged, tampered with, unidentifiable, unusable or in any case unsuitable for use, it shall be considered definitively not returned.

In case of failure to return, late return after the 60-day term, loss, theft, destruction, damage, tampering or unusability of the chip for reasons not attributable to willful misconduct or gross negligence of the Organization, the athlete shall be required to pay the

24th Half Marathon "City of Palmanova" - 29 November 2026 - General Regulations (English Translation)

lump-sum amount of Euro 50.00 for each chip, as contractual penalty pursuant to and for the purposes of Article 1382 of the Italian Civil Code, without prejudice to ESP's right to claim compensation for any greater damage.

The obligation to pay the aforesaid amount arises automatically upon the occurrence of the failure to return or of an event equivalent to failure to return, without the need for any further formal notice of default. ESP nevertheless retains the right to send the athlete a payment request, including by ordinary e-mail, PEC where available, registered mail, communication through the registration portal, telephone communication, SMS or any other suitable means.

In case of failure to pay within the term indicated in the request, ESP shall be entitled, without further notice, to activate any procedure permitted by law for compulsory recovery of the credit, including, by way of example and without limitation, entrusting the matter to lawyers or companies specialized in credit recovery, sending formal notices and default notices, applying for an injunction decree, bringing legal proceedings, enforcement on the debtor's assets and any other judicial or extrajudicial action deemed appropriate.

All costs, charges, out-of-pocket expenses, professional fees, legal expenses, interest, administrative fees, court fees, notifications, domiciliation costs, recovery costs and any further amount incurred by ESP for recovery of the credit shall be borne in full by the defaulting athlete, within the limits permitted by law.

The athlete acknowledges and accepts that failure to return the chip also constitutes a serious breach of these Regulations and conduct contrary to the principles of sporting fairness. ESP therefore reserves the right, at its sole discretion, to refuse registration of the defaulting athlete in subsequent editions of the Half Marathon "City of Palmanova" and/or in other events organized by ESP, until full return of the chip, where still possible, and/or payment of all sums due.

Late return of the chip after the 60-day term may be accepted by ESP at its sole discretion, but shall not entail automatic waiver of the penalty, interest, expenses already accrued or actions already undertaken for recovery of the credit, unless otherwise communicated in writing by the Organization.

For the purposes of proving delivery, failure to return, late return, damage, tampering or unusability of the chip, the records, lists, reports and findings of the timing service, of the staff responsible for distribution and collection of chips, of the race management IT systems, as well as any other organizational, IT, photographic, video or testimonial documentation collected by ESP or by the appointed entities shall be authoritative.

The athlete declares that he/she expressly accepts this clause, also pursuant to and for the purposes of Articles 1341 and 1342 of the Italian Civil Code, recognizing the proportionality of the penalty with respect to the replacement costs, administrative management, technical unavailability of the chip, verification and recovery activities incurred or incurable by the Organization.

10. Prize Money and Awards

The following prizes are provided for participants in the Half Marathon:

Prizes of value in kind for the first 3 male and female athletes in each category, according to the following breakdown (based on the 2026 FIDAL categories - age by year of birth):

- Juniors 18/19: born from 2007 to 2008;
- Promesse 20/22: born from 2004 to 2006;
- Seniors 23/34: born from 1992 to 2003;
- SM/SF 35, 35/39: born from 1987 to 1991;
- SM/SF 40, 40/44: born from 1982 to 1986;
- SM/SF 45, 45/49: born from 1977 to 1981;
- SM/SF 50, 50/54: born from 1972 to 1976;
- SM/SF 55, 55/59: born from 1967 to 1971;
- SM/SF 60, 60/64: born from 1962 to 1966;
- SM/SF 65, 65/69: born from 1957 to 1961;
- SM/SF 70, 70/74: born from 1952 to 1956;
- SM/SF 75, 75 and over: born in 1951 and before.

Prizes are not cumulative and shall be delivered exclusively to the entitled athlete, or to his/her delegated representative, solely during the official award ceremony on the day of the event.

The Organization shall in no case arrange shipment or forwarding, by post, courier or other means, of prizes not collected during the award ceremony.

Athletes who, in any way, alter, reduce, cut, conceal or render unrecognizable the trademarks, logos or other distinctive signs displayed on the race bib shall in no case be delivered any prize earned.

An essential and mandatory condition for the awarding and collection of prizes and prize money is the immediate availability of the athlete to participate, upon simple request by the Organization, in video recordings, photographs and/or interviews, without any claim for compensation.

Athletes participating with "RUNCARD", "RUNCARD EPS" or equivalent cards shall not be entitled to access prize money. Likewise, persons taking part in the recreational-motor event referred to in Article 3.3 shall not in any way benefit from prizes or

prize money.

Athletes who breach, even partially, these Regulations, with particular reference to the Articles relating to bib, prize money and sanctions for fraudulent participation, shall be automatically excluded from the awarding of prizes and prize money, with no possibility of complaint.

Eventi Sportivi Palmanova shall proceed to pay prizes exclusively upon correct and complete completion of the forms prepared, acting, where necessary and pursuant to applicable legal provisions, as withholding agent. ESP does not provide athletes with any tax advice in relation to prizes paid. It is the exclusive responsibility of the athlete to consult his/her trusted professional (accountant, tax adviser) for the proper management of declaratory, tax and contribution obligations arising from any receipt of prizes. ESP shall not be liable for prejudicial consequences of any nature arising from inappropriate tax management by the athlete, including sanctions, interest and ancillary charges.

Payment of prize money and of any other sum possibly due to athletes, on any basis whatsoever, shall take place within the maximum term of 180 (one hundred and eighty) days from the conclusion of the event. ESP may further extend this term by an additional 180 days, without this giving rise to any claim whatsoever by the athletes, by simple e-mail communication with at least 60 days' notice before the last useful payment deadline.

10.1 Amount of Prize Money

The prize money of the 24th Half Marathon "City of Palmanova" amounts to Euro 3,750.00 (three thousand seven hundred and fifty/00) and is divided as follows:

GENERAL RANKING

Position M	Prize M	Position F	Prize F
1st	Euro 600.00	1st	Euro 600.00
2nd	Euro 400.00	2nd	Euro 400.00
3rd	Euro 250.00	3rd	Euro 250.00
4th	Euro 150.00	4th	Euro 150.00
5th	Euro 100.00	5th	Euro 100.00

ITALIAN ATHLETES RANKING (cumulative with General)

Position M	Prize M	Position F	Prize F
1st	Euro 150.00	1st	Euro 150.00
2nd	Euro 100.00	2nd	Euro 100.00
3rd	Euro 62.50	3rd	Euro 62.50
4th	Euro 37.50	4th	Euro 37.50
5 th	Euro 25.00	5th	Euro 25.00

RACE RECORD

Men, time under 1h01'12": Euro 500.00 (only if 1st place).

Women, time under 1h11'39": Euro 500.00 (only if 1st place).

The race record is cumulative both with the prize money of the general ranking and with that of the Italian athletes ranking. For all awards, only the time timed and certified by the FIDAL Judges shall be authoritative.

The prizes of the General Ranking are reserved for all athletes registered with FIDAL or foreign Federations affiliated with World Athletics (WA). The prizes of the Italian Athletes Ranking, cumulative with the prizes of the General Ranking, are reserved for Italian athletes or "equivalent Italians" registered with FIDAL.

11. General Race Regulations

The bib and chip, as specified in Article 9, must always be clearly visible and worn on the CHEST. At the finish, the athlete must in no way obstruct the view of the bib; for this purpose, he/she must strictly avoid "stopping" his/her stopwatch/GPS in a way that obstructs the view of the bib. All statistics shall be made available in real time on the ESP and ENDU/MySdam websites.

By registering, the athlete declares that he/she is aware that participation in a road race over the distance of 21.0975 km entails physiological and environmental risks inherent in competitive sports activity, including, by way of example and without limitation: muscular, osteoarticular or tendon injuries; falls; heat stroke, hypothermia and dehydration; exertional cardiocirculatory illness; contact with other participants; effects of weather conditions and road surface.

The athlete accepts such risks as inherent and connatural to the sporting discipline practiced (so-called "permitted sporting risk") and declares that he/she participates voluntarily, in full autonomy and under his/her sole responsibility, after having verified his/her psychophysical fitness pursuant to Article 3.

ESP is not the manager of sports facilities or accommodation facilities. The event takes place on public roads temporarily closed to traffic upon authorization by the competent Public Bodies. ESP has no powers of custody, management or ordinary or extraordinary maintenance of roads, road infrastructures (manholes, drains, signage, public lighting), parking areas and car parks, which remain the property and competence of the owning Bodies (Municipality, Province, ANAS, managing bodies). ESP shall not be liable for harmful events attributable to defects, flaws or hazards of pre-existing road infrastructures not detectable with ordinary diligence at the time of the preliminary inspection of the course.

ESP undertakes to prepare all reasonably required measures to ensure the safety of participants and third parties, in compliance with FIDAL regulations, the requirements of Public Security Authorities, the Guidelines of the Unified Conference of 05/08/2014 and the general principles of prudence, diligence and expertise. Such measures include, without limitation: preliminary inspection of the course; closure to traffic; presence of stewards and safety officers; medical service referred to in Article 19; race signage; supervision of critical points.

ESP shall not be liable for damages deriving from: (a) risks inherent in sports activity accepted by the athlete upon registration; (b) negligent or willful conduct of the athlete himself/herself or of third-party participants; (c) failure by the athlete to comply with the instructions of race staff, stewards, Law Enforcement or medical personnel. For further exclusions of liability, reference is made to Articles 11.1 (force majeure), 11.2 (limitation of liability), 14 (maximum times and post-gate), 19 (medical assistance).

ESP's liability for willful misconduct or gross negligence pursuant to Article 1229 of the Italian Civil Code and Article 11.2 of these Regulations remains unaffected. The Organization has the right to modify, for reasons of force majeure, the race course at any time. The event shall take place under any weather conditions, except for extraordinary atmospheric events.

The Organization prohibits the use of any unauthorized motor vehicle on the entire race route.

11.1 Force Majeure and Non-Holding of the Event

The following constitute causes of force majeure, by way of example and without limitation: extreme weather events or natural disasters; measures by the Authority (health, Public Security, Prefecture, Municipality); revocation, suspension or failure to issue necessary authorizations; epidemics, pandemics and related restrictions; acts of terrorism or threats to public safety; general strikes; impossibility of using the course due to works, accidents or ordinances; technical or logistical causes attributable to third-party suppliers.

In such cases, ESP may, at its sole discretion: (i) cancel the event, (ii) postpone it to another date, (iii) modify the course, distance or methods of conduct, without any obligation to refund, even partially, the registration fee.

Should the race be cancelled, moved to another date or otherwise not held for causes not dependent on or not attributable to the will of ESP, including revocation of the authorization to hold the event by the competent Public Bodies, the registered person shall have nothing to claim from ESP, not even by way of reimbursement of expenses incurred and to be incurred, registration also being deemed a waiver of any claim for compensation for damage, indemnity or reinstatement of any patrimonial prejudice suffered or to be suffered.

11.2 Limitation of ESP Liability

Without prejudice to Article 1229 of the Italian Civil Code - pursuant to which agreements that exclude or limit in advance the debtor's liability for willful misconduct or gross negligence, and those that exclude liability for breach of obligations deriving from public-order rules, are null and void - ESP's liability towards the athlete, for facts that do not constitute willful misconduct or gross negligence, is contractually limited to the amount of the registration fee actually paid.

ESP shall in any case be liable, without any limitation: for willful misconduct or gross negligence of its own and of its auxiliaries pursuant to Article 1228 of the Italian Civil Code; for injuries to the athlete's physical integrity where deriving from gross negligence in the organization; for breach of mandatory rules of law protecting safety and health.

Except in cases of willful misconduct or gross negligence, indirect and consequential damages, loss of profit, loss of chance and moral damages from organizational inconvenience are excluded from compensation.

11.3 Affiliated Accommodation Facilities

ESP offers the possibility of staying at affiliated hotels or facilities. Such facilities are not controlled by or owned by ESP. Consequently, no claim may be made by the athlete regarding breaches, shortcomings or anything else. Such requests must be addressed exclusively to the facility or hotel.

11.4 Smoking and Glass Bottles

For safety reasons, within the Half Marathon Expo Area and on the race course it is prohibited to smoke and to consume beverages contained in glass bottles. The smoking ban also extends to electronic cigarettes. Athletes who breach this provision may be removed from the race without any right to refund of their fee.

11.5 Race Shoes

The requirements of shoes used in the race must correspond to those provided by the Athletics Shoe Regulation of World Athletics. To ensure compliance with these rules, the GGG carries out random checks on shoes used in the event. If the shoe is not certified in the WA Shoe Compliance List or has not been identified, the result remains unofficial pending further checks; in such case, the shoe may be retained by the Judges. In case of non-approval of the shoe, the result is cancelled and the athlete may be disqualified.

11.6 Insurance Coverage for Athletes Registered with a World Athletics-Affiliated Federation and Not Residing in Italy

Athletes participating pursuant to Article 3.2, first bullet point (Club Membership affiliated with a foreign Athletics Federation recognized by World Athletics, hereinafter also "foreign WA registered athletes"), are considered competitive athletes registered with their national Federation and participate in the event in such capacity.

11.6.1 Insurance Coverage Originating from the Federation

The civil liability and accident insurance coverage of such athletes, in relation to participation in the 24th Half Marathon "City of Palmanova", must be mandatorily guaranteed by the membership card of the World Athletics-affiliated Athletics Federation with which the athlete is registered, or by the affiliated club to which the athlete belongs, according to the rules, limits, deductibles, exclusions and conditions of the insurance coverage of that Federation and/or Club, in force on the race date.

11.6.2 Independent Verification by the Athlete - Burden of Supplementary Insurance

It is the exclusive burden of the athlete, before participating in the event, to independently verify that his/her membership of the foreign WA Federation and/or the club of belonging provides adequate and sufficient insurance coverage for:

- (a) civil liability towards third parties (damage caused to persons or property);
- (b) personal injuries, including, by way of example and without limitation: death, permanent disability, reimbursement of medical expenses, hospitalization allowance, travel-to-event risk;
- (c) events related to participation in the event, travel to the host country and return;
- (d) any medical repatriation and - where necessary - repatriation of the body and related ancillary expenses.

If the insurance coverage of the athlete's Federation and/or Club does not exist, is inadequate, suspended, expired, contains exclusions, high deductibles, or in any case does not cover all or part of the risks listed above, the athlete is required to arrange independently, at his/her own care, expense and responsibility, an adequate supplementary or substitute insurance policy before participating in the event. In particular, a travel policy including health assistance, injury and repatriation is recommended for athletes residing in non-EU/EEA countries or in countries not having an agreement with the Italian National Health Service.

11.6.3 Exclusion of Any Liability and Any Verification Obligation on ESP

Eventi Sportivi Palmanova A.S.D. assumes no obligation to verify the existence, validity, adequacy, limits, ceilings, deductibles or exclusions of the insurance coverage of the foreign WA Federation and/or of the athlete's Club, nor of any supplementary or substitute policy independently taken out by the athlete.

ESP shall not be liable in any way, and the athlete expressly releases ESP from any liability, for:

- (a) absence, inadequacy or limits of the insurance coverage of the Federation and/or Club of belonging;
- (b) exclusions, deductibles, sub-limits or reservations possibly applicable by the insurance company of the Federation and/or Club;
- (c) suspension, forfeiture, non-renewal or cancellation of membership and related coverage;
- (d) interpretative disputes between the athlete and his/her Federation/Club or insurance company regarding the operation of the coverage;
- (e) any damage, accident, injury, illness, death or compensation claim not covered, or not fully covered, by the insurance coverage originating from the Federation;
- (f) any health, transport, hospitalization, medical repatriation or repatriation of the body expenses incurred by the athlete or his/her heirs.

11.6.4 Express Exclusion of UISP/MARSH Coverage for Foreign WA Registered Athletes

It is expressly specified that the UISP/MARSH insurance coverage referred to in Article 11.7 below of these Regulations is NOT extended nor extendable to athletes participating pursuant to Article 3.2 as foreign WA registered athletes. Such coverage is in fact reserved exclusively for participants in the non-competitive recreational-motor event referred to in Article 3.3, as "unregistered participating personnel" under the UISP/MARSH "Events and Races" policy conditions.

11.7 UISP/MARSH Insurance Coverage for Participants in the Non-Competitive Recreational-Motor Event (Article 3.3)

11.7.1 Existence of Coverage

Participants in the non-competitive recreational-motor event referred to in Article 3.3 of these Regulations - namely foreign athletes not residing in Italy, without WA competitive membership or RUNCARD FIDAL, duly registered and signatories of the Waiver Form (Annex 2) - are insured, as "unregistered personnel participating in Races or Events", through the "Events and Races" policy of the UISP/MARSH insurance agreement (insurance broker: Marsh S.p.A.), in the format and according to the contents in force on the date of the event. The coverage is activated by ESP through the platform www.marshaffinity.it/uisp, at least 48 hours before the event, according to the procedures provided therein.

11.7.2 Guarantees Provided

According to the conditions in force, the policy provides for the extension of the Injury (accident) and Civil Liability towards Third Parties guarantees of UISP "A" ATHLETE and "G" YOUNG memberships in favour of unregistered participating personnel. The guarantees typically included comprise, by way of indication and without limitation:

- (a) death by accident;
- (b) permanent disability by accident;
- (c) reimbursement of medical expenses by accident (within policy limits);
- (d) any hospitalization allowance;
- (e) civil liability towards third parties for damage caused during participation in the event.

The limits, deductibles, uncovered portions, exclusions, sub-limits, claim reporting terms and operating conditions of the policy are entirely governed by the Insurance Conditions, the Pre-contractual Information Document (DIP), the Additional Damage DIP and any Information Set prepared by the Insurance Company and by Marsh S.p.A., available on the platform www.marshaffinity.it/uisp and upon written request to the ESP Secretariat at info@mezzamaratonapalmanova.it.

11.7.3 Limitations and Exclusions

The UISP/MARSH coverage does not operate, in whole or in part, in the following cases (the list is not exhaustive and does not replace the exclusions indicated in the policy conditions in force, to which full reference is made):

- (a) failure or irregular registration of the participant in the non-competitive event, or failure to sign the Waiver Form referred to in Annex 2;

- (b) false, omitted or inaccurate statements contained in the Waiver Form, including failure or incomplete declaration of pre-existing conditions, allergies, particular health conditions, ongoing pharmacological therapies;
- (c) fraudulent participation pursuant to Article 18 of these Regulations (lack of bib, counterfeit bib, bib transferred to third parties, cutting the course, etc.);
- (d) events occurring outside the official race course, outside the official event time or outside the event areas identified by the Organization;
- (e) events occurring before activation of the coverage or after its expiry;
- (f) claims attributable to willful misconduct or gross negligence of the participant, self-harming acts, seriously imprudent conduct or conduct contrary to the instructions of race staff, medical personnel, stewards or Law Enforcement;
- (g) claims attributable to pre-existing conditions of the participant, not declared or aggravated by participation, according to the terms of the policy conditions;
- (h) claims occurring under the influence of alcohol, narcotic or psychotropic substances, or substances considered doping pursuant to Article 19.2 of these Regulations;
- (i) use of unauthorized means on the course (bicycles, scooters, skates, motor vehicles, etc.) unless they are racing strollers or wheelchairs for disabled persons expressly authorized;
- (j) claims occurring during the outward and return journey to/from the place of the event, except for any specific "travel-to-event risk" guarantee provided by the policy conditions;
- (k) further exclusions, deductibles, uncovered portions, sub-limits and causes of non-operation provided by the policy conditions in force.

Any deductibles and uncovered portions provided by the policy remain entirely borne by the participant.

11.7.4 Reporting Claims

In the event of a claim, the participant (or the person causing damage in case of third-party liability) is required to proceed independently with direct reporting through the platform www.marshaffinity.it/uisp, in the section dedicated to claim reports, or by contacting the Marsh service at the following contact details:

- Telephone: 02 48538558
- E-mail: assicurazioni.uisp@marsh.com

The claim report must be made within the terms provided by the policy conditions, normally within three (3) days from the date of the claim or from the time when the participant became aware of it, unless a different term is indicated in the policy conditions in force.

ESP merely provides the participant with contact information and access to the platform. ESP does not in any way manage the insurance relationship with the insurance company, does not investigate the claim file, does not collect supporting documentation in the name or on behalf of the participant, and does not interact with the company as intermediary or advocate of the insured.

11.7.5 Nature of the Coverage and Role of ESP

ESP does not carry out insurance intermediation, distribution, consulting or promotion activities pursuant to Legislative Decree No. 209 of 7 September 2005 (Private Insurance Code) and is not registered in the Single Register of Intermediaries (RUI) at IVASS. Intermediation is carried out exclusively by Marsh S.p.A. in relation to UISP and affiliates/participants.

ESP does not in any way guarantee the outcome of any indemnity request, nor the actual recognition of guarantees by the Insurance Company. Determination of the indemnity, its amount and prerequisites lies exclusively with the Insurance Company according to the policy conditions.

11.7.6 Release of ESP Liability

By signing the Waiver Form and completing registration, the participant declares that he/she:

- (i) has acknowledged the existence, nature, contents, limits and exclusions of the UISP/MARSH coverage as described above;
- (ii) is aware that the full policy conditions are available on the platform www.marshaffinity.it/uisp and at the ESP Secretariat;
- (iii) deems the coverage adequate for his/her participation, or, failing that, has independently arranged, at his/her own care, expense and responsibility, an adequate supplementary or substitute policy (recommended in particular for participants residing in non-EU/EEA countries);
- (iv) fully releases ESP from any liability for absence, inadequacy, limits, exclusions, deductibles, uncovered portions, denial or delay of indemnity by the Insurance Company, as well as for any interpretative dispute between the participant and the Company itself;

(v) assumes at his/her own expense any cost, expense, damage or compensation claim not covered, in whole or in part, by the UISP/MARSH policy;

(vi) accepts that any compensation claims against the Insurance Company must be asserted exclusively by the participant himself/herself, according to the procedures and within the terms provided by the policy conditions.

11.7.7 Express Exclusion of Other Participants

It is expressly specified that the UISP/MARSH coverage referred to in this Article does NOT extend:

(a) to athletes registered with FIDAL, RUNCARD or RUNCARD-EPS referred to in Article 3, who are covered by their respective federation insurance coverage;

(b) to foreign WA registered athletes referred to in Article 3.2, first bullet point, who are subject to Article 11.6 above;

(c) to holders of RUNCARD FIDAL not residing in Italy referred to in Article 3.2, second bullet point, who are covered by the insurance coverage inherent in RUNCARD FIDAL;

(d) to accompanying persons, family members, spectators, volunteers, press operators, suppliers and any other person not falling within the category of "participants duly registered in the non-competitive recreational-motor event referred to in Article 3.3" and signatories of the Waiver Form referred to in Annex 2.

12. Custody of Objects, Bags, Car Parks and Changing Rooms

ESP offers a free collection and redelivery service for bags containing post-race change clothing. Since this is a deposit free of charge pursuant to Article 1766 of the Italian Civil Code, ESP's liability for fault is assessed less strictly pursuant to Article 1768, paragraph 2 of the Italian Civil Code.

Bags must be marked, by the athlete, exclusively with the official label supplied by ESP, bearing the athlete's bib number, to be applied clearly and non-removably to the bag itself.

The use of different labels, unofficial markings, handwritten notes or any other identification method different from that supplied by ESP shall not be recognized for the purposes of redelivery or any compensation claim or legal action.

For the purposes of any compensation claim, extrajudicial or judicial, it is the burden of the athlete to prove:

(a) the correct and complete application of the official label supplied by ESP to the delivered bag;

(b) the correspondence between the number shown on the label and his/her race bib;

(c) the actual delivery of the bag to the staff appointed by ESP;

(d) the actual contents of the bag at the time of delivery;

(e) the value of the goods contained in the bag at the time of delivery, by producing documentation proving purchase (receipts, invoices, account statements, screenshots of online orders or other suitable documentation). In the absence of proof of value, any compensation shall be determined on the basis of the residual value of ordinary used sports clothing.

In the absence of such proof, no compensation or restitution claim may be made against ESP.

Bags must contain exclusively clothing for changing after the race. It is strictly prohibited to place in the bags valuables, money, documents, electronic devices, vehicle keys or other precious goods. The inclusion of such objects is at the exclusive risk of the athlete. In case of loss, damage or theft of the bag, ESP's liability is limited to the value of the sports clothing ordinarily contained therein and in any case may not exceed Euro 50.00 per bag. ESP shall in no case be liable for valuables improperly placed in the bag in breach of this prohibition.

The car parks indicated on the ESP website and on the official event maps are public areas owned and under the responsibility of the owning Bodies (Municipality, Province, managers). The areas used as changing rooms are identified by the Organization and indicated by on-site signage; they are freely accessible areas, without any supervision, surveillance or control by ESP personnel. Neither car parks nor changing-room areas constitute a custody, deposit or surveillance service pursuant to Articles 1766 et seq. of the Italian Civil Code. The geographical indication of car parks is for information purposes only. ESP has no obligation of restitution, supervision or liability under Article 2051 of the Italian Civil Code in relation to personal belongings left there by the athlete or vehicles parked there.

Use of such areas takes place under the full and exclusive responsibility of the athlete. ESP declines any liability for theft, break-ins, vandalism, loss or damage to vehicles, personal belongings and objects of any nature left in car parks, changing-room areas or any other unattended area, before, during and after the event.

It is strongly recommended not to leave valuables inside vehicles, not to park in isolated places or places without video surveillance and not to leave clothing, towels or other goods near the start/finish; such goods may be removed and disposed of as abandoned. Unattended objects may be subject to checks by Public Security bodies and may be destroyed.

For reasons of public hygiene and decorum and pursuant to Article 527 of the Italian Criminal Code, it is strictly prohibited to use tents, public toilets, public roads or any other place not designated by the Organization as a changing area.

For the purposes of any compensation claim, extrajudicial or judicial, it is the burden of the athlete to prove: (a) that the damage is directly and exclusively attributable to willful or grossly negligent conduct by ESP or its auxiliaries; (b) the causal link between such conduct and the damage suffered; (c) the amount of the damage, by means of supporting documentation (report to the competent authorities, appraisal, repair or purchase invoices, receipts, account statements, screenshots of online orders, photographic documentation or other suitable documentation). In the absence of such proof, no claim may be made against ESP.

13. Complaints

Any complaints must be submitted according to the methods provided by the Regulations and by FIDAL and R.T.I. rules. A technical complaint must be submitted to the FIDAL GGG Technical Delegate of the event within 30 minutes from the posting of the results, accompanied by the fee of Euro 100.00 which shall be returned if the complaint is upheld. Any other complaint not relating to rankings must reach the competent bodies by 03/12/2026.

14. Maximum Times, Intermediate Gates and Withdrawals

The time limit to complete the 24th Half Marathon "City of Palmanova" is set at 3h00'.

The time limit for passing "halfway" (Km 10.548) is set at 2h00'.

Athletes who do not comply with passage times at the gates shall be invited by staff to board buses for withdrawn athletes, or may continue running on the sidewalk in compliance with the Highway Code, removing their bib and taking care not to lose the kilometer chip. A participant who decides to continue along the race route voluntarily accepts and fully assumes all risks in case of accidents, contact with vehicles, falls and damage to third parties. These measures are necessary to ensure the safety of athletes, since after the time limit the roads are progressively reopened to traffic on the basis of the race authorization issued by the competent Authority.

Athletes who stop and do not finish the race, withdrawing, must notify the personnel at the first control point by communicating their withdrawal, specifying their race number and removing it immediately, and then mandatorily returning it to the starting point at race direction, also informing the Judges.

15. Privacy and Data Processing

The Data Controller of personal data is Eventi Sportivi Palmanova A.S.D., in the person of the pro-tempore President, contactable through the details set out in Article 23. Data processing takes place pursuant to Regulation (EU) 2016/679 (GDPR) and Legislative Decree 196/2003 as amended.

Personal data shall be processed for the following purposes: (A) provision of the services provided by the Regulations, including registration, bib delivery, timing; (B) publication of the list of participants, rankings and historical archive; (C) press office activities connected with the event; (D) fulfilment of legal obligations in fiscal, accounting and public security matters; (E) use of images within the limits of Article 16; (F) sending, by SMS, e-mail or social networks, of press releases, information material or race information; (G) processing of health and special-category data solely for rescue, medical assistance and federation compliance purposes.

Legal bases of processing: performance of the registration contract; fulfilment of legal obligations; legitimate interest of the organizer in documenting and promoting the sporting event; express consent for processing that requires it.

Data shall be retained for the entire duration of the event and for a further period of 10 years, except for longer terms provided by law or for the defence of a right in court. Health data shall be retained for the time strictly necessary.

Data may be communicated to: ESP collaborators for the services described above; entities processing data for timing and registrations (Endu, MySdam, EvoData); medical personnel involved in rescue (Italian Red Cross, Assistenza e Servizi di Emergenza ONLUS or other bodies); FIDAL for federation obligations; judicial or administrative authorities, for compliance with legal obligations.

Rights of the data subject under Articles 15-22 GDPR: access, rectification, erasure, restriction, portability, objection, withdrawal of consent, complaint to the Italian Data Protection Authority (www.garanteprivacy.it).

15.1 Access to and Processing of Health Data

The athlete acknowledges that, in the performance of the services provided - in particular medical assistance - the Italian Red Cross, Assistenza e Servizi di Emergenza ONLUS and other bodies involved in medical rescue may become aware of personal and special-category health data. During the performance of the service, the medical rescue officers are required to prepare a report attesting to the intervention, which may include, by way of example: name, surname, date of birth, place of birth, previous diseases, pharmacological history, remote and current pathological history, services performed during rescue.

By declaring that he/she has understood the content of the notice, the athlete freely and knowingly gives explicit consent, pursuant to Article 9, paragraph 2, letter a) of the GDPR, to the processing of personal and special-category data by the above entities and consents to such data being transmitted or communicated to ESP and FIDAL, for the obligations provided by

federation regulations. Processing of health data during emergency rescue operations is based primarily on Article 9, paragraph 2, letter c) of the GDPR (protection of the vital interests of the data subject where he/she is physically or legally incapable of giving consent), and subsidiarily on the explicit consent given herein. Transmission of health data to ESP and FIDAL for federation obligations takes place on the basis of the athlete's express consent. The athlete may communicate his/her refusal of processing by contacting the pro-tempore President of ESP. To exercise his/her rights with respect to health entities, the athlete may contact directly the data processing officer of such entities.

16. Assignment of Image Rights and Prohibition of Commercial Exploitation by Third Parties

By registering for the 24th Half Marathon "City of Palmanova", the athlete assigns to Eventi Sportivi Palmanova A.S.D., free of charge and on a non-exclusive basis, the right to use his/her still and moving images taken during the event and in the immediately preceding and following days, on any medium (paper, audiovisual, digital, social media, web), for promotional, advertising, information and historical archive purposes connected with the event and its future editions.

This assignment is limited to a maximum period of ten (10) years from the date of the event, unless expressly renewed. Upon expiry, use of the images shall be permitted only for historical archive and documentation purposes of the edition, without promotional purposes for new editions.

ESP reserves the right to identify official photographers and video operators, as well as to license them for the commercial exploitation of the images of the event.

It is expressly prohibited for anyone not authorized by ESP to:

- sell, assign for payment or license, even partially, still images or videos produced during the event, depicting the course, participants, structures, logos, trademarks or distinctive signs of the event;
- commercially exploit such content, including through direct or indirect monetization on digital platforms (by way of example: YouTube, Instagram, TikTok, Twitch, Patreon, subscription platforms or similar), including advertising revenues, sponsorships, affiliations, commercial partnerships or sponsored content linked to videos or images depicting the event;
- use images of the event in advertising activities for products or services not authorized by ESP.

Participants remain free to acquire and share images for strictly personal and non-commercial use, including publication on personal social profiles without monetization or sponsored content.

Violation of the prohibitions set out above shall entail, in addition to civil and criminal liability of the offender (including pursuant to Articles 2598 et seq. of the Italian Civil Code on unfair competition and Article 10 of the Italian Civil Code on abuse of another person's image), the obligation to immediately remove the content upon simple request by ESP and payment of a lump-sum penalty equal to Euro 5,000.00 for each violation, without prejudice to the right to compensation for greater damage. ESP reserves any legal action, including against hosting platforms, for removal of content disseminated in breach of this Article.

17. Security Measures

This Article may be updated, in whole or in part, according to the indications of Public Security Authorities.

The Public Security Authority has the right to subject to checks, inspections, searches and removal of unauthorized objects all persons intending to access or who have accessed controlled areas. Access and permanence shall be denied to anyone who refuses to undergo checks by Stewards or the Public Security Authority.

During their stay, spectators and athletes must mandatorily follow the indications, instructions and directives of the Stewards - easily identifiable by suitable bibs - of the Police Forces and of the authorized security service.

Before, during and after the event, and in all areas involved, it is strictly prohibited to circulate with the face covered or partially covered, as provided by Law No. 152 of 22 May 1975.

In order to protect public safety, all persons accessing the Half Marathon areas are prohibited from using drones, remotely piloted aircraft systems or similar devices without express authorization from ESP and any necessary ENAC or similar authorizations.

18. Sanctions in Case of Fraudulent Participation in the Race

The registered athlete is responsible for custody of his/her race bib, the display of which guarantees entitlement to use all services mentioned in these Regulations.

Anyone found inside the race course participating without a bib or without regular registration, or who is duly registered but without a bib, in addition to being held liable for damage to persons or property, including himself/herself, shall incur the sports sanctions falling within the competence of federation bodies and may be subject to the criminal sanctions provided for the offence of "theft" (Article 624 of the Italian Criminal Code).

Anyone found inside the race course participating with a counterfeit bib, or with a bib assigned to another person, in addition to being held liable for the damages described above, shall incur federation sports sanctions and may be subject to the criminal sanctions provided for the offences of "theft" (Article 624 of the Italian Criminal Code) and/or "fraud" (Article 640 of the Italian

Criminal Code). The duly registered athlete who transfers his/her bib to another person outside the procedure referred to in Article 5.2 shall likewise be subject to sanctions.

Persons guilty of fraudulent participation in the race may also be subject to the sanctions provided for the offence of "failure to comply with measures of the Authorities" (Article 650 of the Italian Criminal Code).

Attempted resale, attempted purchase, publication of sale announcements, paid brokerage or any request for private payment connected with a substitution constitutes conduct contrary to sporting fairness and may be sanctioned even if the bib has not yet been collected or used.

The above cases shall be ascertainable upon verification of photographic or video documentation.

It is absolutely prohibited to take a route different from the prescribed one (so-called "cutting" the course), to take shortcuts or to enter the race course from a point other than the starting line; failure to comply shall entail disqualification of the athlete, as well as the athlete's liability for any damage caused to third parties.

An athlete who transfers his/her bib outside the procedure provided for in Article 5.2, or who allows its use by third parties, is required to indemnify and hold ESP harmless from any compensation claim, sanction or cost arising from improper use of the bib, including any medical rescue expenses provided to the unregistered third party. ESP also reserves the right to report such conduct to FIDAL for the disciplinary measures falling within its competence and to exclude the athlete from every future edition of the event and from other events organized by ESP for a minimum period of three (3) years.

ESP shall not be liable towards persons not duly registered for any damage suffered by them during the race. For participants not duly registered, and for participants who, although duly registered, have breached these Regulations or made false statements in registration forms or Annexes 1 or 2, no insurance coverage shall operate, neither federation coverage (FIDAL/WA), nor UISP/MARSH coverage referred to in Articles 11.6 and 11.7. Such persons shall also be required to compensate any damage caused to persons and property, holding ESP harmless from any third-party claim.

No refund shall be recognized to athletes who fall within the cases provided for in this Article.

The same sanctions apply to the athlete or third party who purchases, attempts to purchase, receives, uses, attempts to use, or benefits from a registration, bib, race number or chip sold, transferred, lent or otherwise made available in breach of these Regulations, even where the conduct is discovered before the start of the race.

19. Medical and Health Assistance and Particular Health Conditions

In compliance with the "Guidelines for health organization in scheduled events and manifestations" established by the Government-Regions Unified Conference in the Agreement of 05/08/2014 (Rep. Acts 91/CU), Ministerial Decree 24/04/2013 ("Balduzzi decree") and the regulations of the Italian Sports Medical Federation, the risk level score corresponding to the 24th Half Marathon "City of Palmanova" is classified as "very low/low". According to the Maurer algorithm (Annex A2 of the Guidelines), the estimated risk is 4.8 and provides for the following minimum definition of resources: no. 0 rescue ambulances, no. 1 transport ambulance, no. 5 rescuers on foot, no. 0 doctors.

By choice of the ESP Board of Directors, the following resources are instead activated: no. 1 Advanced Medical Post; no. 1 Doctor expert in emergency; no. 1 Nurse expert in emergency; no. 2 Rescue Ambulances with BLSD-qualified personnel; no. 1 Rescue Motorcycle with BLSD-qualified personnel; no. 1 BLSD team on foot; no. 1 Advanced Command Post. The resources employed are therefore well above those required by the Guidelines.

The athlete acknowledges that the health resources present on the course are sized to guarantee a first emergency-urgent intervention and stabilization of the patient, not to replace hospital facilities.

The athlete declares, under his/her sole responsibility:

- that he/she has undergone the competitive fitness examinations provided for by Ministerial Decree 18/02/1982 (medical examination, complete urine test, electrocardiogram at rest and after exertion, spirometry) and holds a certificate valid on the race date;
- that he/she has not suffered, from the date of issue of the medical certificate to the race date, any pathological event that could contraindicate participation in a road running competition over the distance of 21.0975 km;
- that he/she has promptly informed his/her sports physician of any cardiac, respiratory or circulatory event suffered after the issue of the certificate and has obtained confirmation of competitive fitness.

It is recommended to immediately contact the European Emergency Number 112 in case of illness, malaise or signs or symptoms of ongoing health problems during the event, where no medical personnel or ESP personnel are present in the immediate vicinity. ESP strongly recommends that athletes scrupulously follow the advice of the health/paramedical/technical personnel present, including the advice to undergo medical examination, be transported to the Advanced Medical Post or to a hospital facility.

The athlete declares that he/she accepts without reservation that the Advanced Medical Post and Rescue Ambulances present are not equipped in the same way as a hospital. ESP declines any liability towards the athlete for any impossibility to manage, at the Advanced Medical Post, disabilities or pathologies, whether direct or indirect consequence of participation in the Half Marathon or pre-existing. This exclusion does not operate in cases of willful misconduct or gross negligence of ESP in the

24th Half Marathon "City of Palmanova" - 29 November 2026 - General Regulations (English Translation)
organization of the event, for which the liability referred to in Article 11.2 remains unaffected.

If transfer to a hospital becomes necessary upon the opinion of a health professional, ESP shall have no liability and offers no guarantee as to the quality of available facilities or medical care provided, the athlete waiving any claim against ESP. The personnel employed for Medical Assistance are not employees or collaborators of ESP; Doctor, Nurse and personnel are employed, under various contractual or volunteer forms, by the entity awarded the Medical Assistance. The athlete recognizes that any compensation claim or any complaint, report, lawsuit or legal action regarding Medical Assistance must be undertaken against such entity and simultaneously releases ESP from such claims, without prejudice to ESP's obligation to select the entity awarded Medical Assistance with the diligence of a good organizer and in compliance with the Guidelines of the Unified Conference and FIDAL regulations.

The professional opinion of the Race Doctor or technical/health personnel as to the athlete's fitness to continue the race is binding.

Should transfer by ambulances other than those provided by ESP, or by air means (Helicopter Rescue or Air-Ambulance), become necessary, the related costs shall be borne exclusively by the athlete and not by ESP. ESP shall not pay for medical procedures, specialist procedures, surgical operations, blood tests, diagnostic examinations or anything else, of any kind, carried out - even in an emergency/urgent situation - outside the structures and means used and described above for the race.

It is the direct responsibility of foreign athletes, residents in Italy without citizenship or residence, to be insured or to independently pay health expenses incurred, if their State is not part of the European Community/European Economic Area or does not have an agreement with the Italian National Health Service. The athlete recognizes that ESP may in no case be called upon to answer for any costs incurred in such cases.

19.1 Particular Pre-Existing Health Conditions

Disabled athletes who intend to participate in the event must independently arrange for an accompanying person, where their physical or health condition so requires. ESP is not able to provide dedicated assistance to athletes needing an accompanying person.

If the athlete needs special medical aids or equipment, it is the responsibility of the athlete and of his/her accompanying person to ensure that the equipment is in good working order and sufficient for the entire duration of the race. ESP does not have "parts" or replacement equipment. Athletes or their accompanying persons must be able to use the equipment independently, ESP not being equipped with personnel for assistance in the use of such equipment, except for the emergency and first-aid services described above.

19.2 Doping and Exitus (Death)

Without prejudice to laws and Federation regulations (FIDAL / WA / CONI), the athlete undertakes not to take any substance considered "doping" nor any substance with the sole purpose of improving performance (except for a valid demonstrable medical reason). The athlete must make himself/herself immediately available to the authorities in case of anti-doping controls.

The athlete, for himself/herself and for his/her executors or heirs, acknowledges and accepts that any costs for transport or repatriation of the body, and all connected costs (by way of example and without limitation, funeral expenses, funeral services, paperwork), shall not be charged in any way to ESP. Athletes, in particular foreign athletes and those not residing in the European Union, are strongly advised to obtain adequate personal insurance coverage including health expenses, medical repatriation and repatriation of the body.

19.3 Refusal of Anti-Doping Controls - Exclusion and Forfeiture of Prizes

The athlete acknowledges that, within the event, anti-doping controls may be carried out according to the current regulations of World Athletics, CONI, NADO Italia and FIDAL, including the Anti-Doping Sports Code (CSA) of NADO Italia and, in particular, Article 2.3 thereof (evasion, refusal and failure to submit to collection of biological samples).

Refusal, evasion, failure to appear or withdrawal, even partial, from anti-doping controls, as well as breach of the procedures provided by the competent bodies, entail: immediate exclusion from the event ranking; disqualification from the event; reporting to NADO Italia and FIDAL for the disciplinary measures provided by current federation and anti-doping regulations.

In such cases, the athlete automatically and irrevocably forfeits every right, benefit or claim, including, by way of example and without limitation: cash or in-kind prizes; bonuses, reimbursements or appearance fees; official or unofficial recognitions linked to participation or the result achieved.

If the refusal or breach is ascertained after the event, the Organization reserves the right to: revoke official results; request return of any prizes already awarded; proceed against the athlete for recovery of sums and for any further action permitted by law.

In any case, application of the sanctions provided by current anti-doping regulations (NADO Italia Anti-Doping Sports Code, Anti-Doping Sports Rules, World Athletics and FIDAL regulations) remains unaffected, to which the athlete declares that he/she is fully subject upon registration for the event.

20. Participant Declaration

By registering for the 24th Half Marathon "City of Palmanova", the athlete:

- declares that he/she has read, is fully aware of, has well understood and accepts every single point of these Regulations, any reciprocal objection being hereby rejected;
- pursuant to Articles 1341 and 1342 of the Italian Civil Code, declares that he/she has read, is fully aware of and separately and specifically accepts, any objection being hereby rejected, the following unfair clauses: Article 3 (Participation requirements and medical certificate), Article 3.1 (False documentation and criminal consequences), Article 5 (Non-refundability of fee), Article 5.1 (Exclusion of the right of withdrawal), Article 5.2 (Transfer of fee), Article 5.3 (Optional Endu Restart policy and ESP release), Article 9.1 (Returnable chip, return obligation, maximum term of 60 days, receipt by the Organization, costs and risks borne by the athlete, Euro 50.00 penalty, compulsory credit recovery and refusal of future registrations), Article 10 (Prize money and tax advice borne by the athlete), Article 11 (General race regulations), Article 11.1 (Force majeure), Article 11.2 (Limitation of liability), Article 11.6 (Insurance coverage for foreign WA athletes - ESP release and independent burden of the athlete), Article 11.7 (UISP/MARSH coverage for non-competitive participants - limitations, exclusions, ESP release from intermediation and indemnity), Article 12 (Custody of Objects, Bags, Car Parks and Changing Rooms), Article 14 (Maximum times and post-gate liability), Article 16 (Image assignment, prohibition of commercial exploitation and lump-sum penalty), Article 18 (Sanctions and indemnity), Article 19 (Medical assistance and liability release), Article 19.2 (Doping, death and costs borne by the athlete), Article 19.3 (Refusal of anti-doping controls and forfeiture of prizes), Article 21 (Competent court).

I further declare that I have read and fully accept the following liability declaration:

"I declare that on 29/11/2026 I shall have reached the minimum required age and I acknowledge that participating in this event is potentially dangerous, and that I may not register or take part unless I am medically/psychophysically fit and adequately trained. I am aware that the registration fee is not refundable, that the race bib assigned to me is nominal and may not be transferred by me to another person. I am aware of the sanctions, including criminal sanctions, entailed by fraudulent participation in the race and I assume responsibility for custody of the bib. By acceptance of my registration request, I assume full and complete responsibility for any injury or accident that may happen to me while I am travelling to or returning from the event, during the event or while I am in the places where the event takes place. I am aware of and assume all risks connected with participation (falls, contact with other participants, effects of traffic, road conditions and weather conditions). I, for myself and for my heirs and executors, hereby waive, release and forever discharge ESP - Associazione Sportiva Dilettantistica and the other organizers of the event, collaborators, the Italian Red Cross, Assistenza e Servizi di Emergenza ONLUS, sponsors, promoters, Endu and MySdam and each of their agents, representatives, successors and executors, and all other persons in any way associated with this event, from any liability, claim, legal action and compensation for damages following my participation in this event, except in cases of wilful misconduct or gross negligence attributable to the aforementioned persons, and without prejudice to the inalienable rights protecting the athlete's physical integrity and health provided by mandatory rules of law."

This liability declaration operates within the limits permitted by Italian law and does not prejudice the inalienable rights of heirs provided by mandatory rules, including the right to act iure proprio for compensation for damage from loss of the parental relationship.

21. Applicable Law and Competent Court

These Regulations are governed by Italian law. For any dispute relating to the interpretation, execution or termination of the relationship deriving from registration, the Court of Udine shall have exclusive jurisdiction, without prejudice to the consumer's court where mandatorily applicable pursuant to Article 66-bis of the Consumer Code. For disputes of a technical-sporting nature, the competences of the FIDAL federation bodies and sports justice remain unaffected.

22. Survival Clause and Final Warnings

Should one or more provisions of these Regulations be declared null, invalid or ineffective by a competent authority, the remaining provisions shall retain full validity and effectiveness. The null clause shall be replaced by operation of law, where possible, by a legally valid provision that achieves the economic-legal purpose closest to that pursued by the invalid clause.

For anything not contemplated in these Regulations, reference is made to the laws in force, FIDAL regulations and general rules. The Organization reserves the right to amend these Regulations at any time, for reasons of force majeure or to ensure better race organization, subject to agreement and approval by FIDAL. Any changes to services, places and times shall be duly communicated to registered athletes by e-mail and published on the official website. Modification or cancellation of the services provided, with the exception of essential services or those required by applicable laws, does not entitle anyone to receive any refund or indemnity on any basis whatsoever.

23. Information and Contacts

The Organization Secretariat may be contacted at the following addresses:

Eventi Sportivi Palmanova - Associazione Sportiva Dilettantistica

24th Half Marathon "City of Palmanova" - 29 November 2026 - General Regulations (English Translation)

Logistical Office: Via Grado, 5 - 33057 Palmanova (UD)

Registered Office: Via Grado, 5 - 33057 Palmanova (UD)

E-mail: info@mezzamaratonapalmanova.it

Certified E-mail: espalmanova@pec.it (enabled only to receive PEC)

24. Links

Official ESP Facebook page: <https://www.facebook.com/ESPalmanova.it/>

Official ESP Website: <https://www.mezzamaratonapalmanova.it/>

ENDU e-mail address: palmanova@evodata.it

General Event Regulations 24th Half Marathon "City of Palmanova" - © 2017-2026 Eventi Sportivi Palmanova A.S.D.

All rights reserved | All Rights Reserved | V. 1.1 of 19/05/2026