CAMPINGS and **BIVOUACS**

on the Tour du Mont-Blanc

REGULATION OF ITALIAN COMMUNES

*

Prohibition to camp on the territory of Valle d'Aosta / Italy

Regional Law No. 8 of 24 June 2002,

regulating open-air accommodation centers, itinerant tourism provisions and repeal of Regional Law No. 34 of 22 July 1980. (*) (***)

(OO No 31 of 23 July 2002)

CHAPTER IV

PROVISIONS RELATING TO OCCASIONAL CAMP

Art. 19

(Casual camps and mobile camps)

- 1. Occasional camps organized by non-profit institutions or associations for the purpose of carrying out their objects may be authorized, for a maximum of 48 hours, in localities where there is no center for full accommodation. air and, in any case, in localities at least 500 meters from the nearest open establishment.
- 2. Mobile camps organized exclusively for the benefit of their members by non-profit institutions or associations for the purpose of carrying out their objects may also be authorized, for a maximum of sixty days, on public or private land, easily accessible to vehicles and equipped with the necessary equipment to ensure compliance with hygiene and health provisions and the protection of public health.
- 3. The trustee shall authorize the casual camps and mobile camps referred to in the first and second paragraphs of this section after having heard the appropriate regional hydrogeological easements structure and the local health authority with respect to the safety of the selected zone.
- 4. The provisions of this article are not applied to mountain bivouacs installed at more than 2,500 meters above sea level.

Art. 20

(Bans)

1. Except cases referred to in art. 19 of this law, all forms of parking or encampment are prohibited, even for periods of less than twenty-four hours.

Art. 21

(Penalties)

1. Anyone who does not comply with the provisions of the first and second paragraphs of art. 19 and art. 20 of this law is liable to a fine of 300 to 1,700 €.