



CITTÀ DI JESOLO



SETTORE SICUREZZA E DEMANIO MARITTIMO
(SECURITY AND MARITIME STATE PROPERTY DEPARTMENT)

DEMANIO E NAVIGAZIONE INTERNA
(MARITIME STATE PROPERTY AND INLAND NAVIGATION)

EXECUTIVE ORDINANCE

NUMERO 88 DEL 30/04/2026

SUBJECT: BEACH ACTIVITIES ORDINANCE

THE DIRECTOR OF THE SETTORE SICUREZZA E DEMANIO MARITTIMO

Having regard to the need to regulate the various beach activities carried out within the maritime State property areas of the Jesolo coastline.

Having regard to the Codice della Navigazione (Navigation Code), approved by R.D. of 30 March 1942, n. 327 and ss.mm.ii.

Having regard to D.P.R. of 15 February 1952, n. 328, laying down the Regulation for the implementation of the Codice della Navigazione marittima.

Having regard to L. n. 59/1997 and D. Lgs. n. 112/1998, whereby the functions relating to maritime State property were conferred upon the Regions and local authorities, with the exception of matters concerning navigation regulation and safety.

Having regard to L.R. Veneto n. 33 of 04/11/2002, "*Testo Unico delle Leggi Regionali in materia di Turismo*" (Consolidated Text of Regional Laws on Tourism), and ss.mm.

Having recalled the note of the Ministero delle Infrastrutture e dei Trasporti – Comando Generale del Corpo delle Capitanerie di Porto (Ministry of Infrastructure and Transport – General Command of the Harbour Master Corps) of 07/04/2006, dispatch n. 34660, laying down provisions on the allocation of competences between the Maritime Authorities and local territorial Authorities with regard to the regulation of beach activities and the requirements concerning safety aspects and the lifeguard rescue service.

Having noted that the regulation of bathing safety and of the lifeguard rescue service falls exclusively within the functions assigned to the Ufficio Circondariale Marittimo (Maritime District Office) as the territorially competent Maritime Authority.

Having regard to Decree n. 315 of 25/09/2025 of the Director of the Direzione Ambiente e Transizione Ecologica della Regione del Veneto (Environment and Ecological Transition Directorate of the Veneto Region), approving the classification of the bathing waters of Veneto for the start of the 2026 bathing season.

Having regard to Decree n. 424 of 09/12/2025 of the Director of the Direzione Ambiente e Transizione Ecologica della Regione del Veneto, whereby the perimeter delimitation of the bathing waters of Veneto and the related monitoring points were confirmed for the year 2026, and the duration of the bathing season was set from 1 May to 30 September – with the exception of the waters of lakes Santa Croce, Mis and Centro Cadore, which are regulated separately – understood as the period of time during which controls are carried out to safeguard bathers' health.

Having regard to Decree n. 48 of 13/02/2026 of the Director of the Direzione Ambiente e Transizione Ecologica della Regione del Veneto, approving the monitoring programme of the bathing waters of Veneto for the year 2026.

Having regard to the ordinances in force and to the “Sicurezza balneare” (Bathing Safety) ordinance of the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo (Maritime District Office – Coast Guard of Jesolo);

Having regard to the regulation on the use of maritime State property approved by resolution of C.C. of 30/03/2015, n. 49.

Having regard to the previous municipal executive ordinances on beach activities n. 67 of 16/05/2025 and n. 102 of 11/07/2025.

Having regard to the variant of the Piano Particolareggiato dell’Arenile (P.P.A. – Detailed Beach Plan) approved by resolution of the Consiglio Comunale (Municipal Council) n. 143 of 30/12/2023.

Having noted that Article 12 of the Norme Tecniche di Attuazione (NTA – Technical Implementation Rules) of the P.P.A. variant approved by resolution of the Consiglio Comunale n. 143 of 30/12/2023 regulates the preferential emergency access routes, as identified in Tav. 9 A-M of the project documents, and specifically that paragraph 2 of the same Article provides that “*Such access routes shall have a minimum width of 6.00 m. Within the areas pertaining to such access routes no installations of any kind are permitted, nor the placement of beach umbrellas or deckchairs or any other equipment, even temporary, in order to allow the free transit of emergency, police and beach-service vehicles*”.

Having noted the need to prohibit the installation of equipment in order to ensure free transit under emergency conditions for the passage of vehicles within the preferential access areas referred to in the aforementioned Article 12 of the NTA of the P.P.A.

Whereas the duties connected with the transfer of functions to the Comune di Jesolo (Municipality of Jesolo) also include the drawing up of requirements concerning bathing matters.

Having regard to Article 107 of d.lgs. n. 267/2000 concerning the functions and responsibilities of executive management.

Having regard to Mayoral Decrees n. 54 of 24/9/2025 and n. 12 of 13/3/2026, whereby dott. Claudio Vanin was entrusted with the direction and coordination of the Settore Sicurezza e Demanio Marittimo.

This ordinance supplements the rules governing the exercise of beach activities and the use of maritime State property and territorial sea areas, in view of the need to ensure the orderly conduct of the activities carried out therein.

In consideration of all the foregoing,

HEREBY ORDERS

Art. 1 - GENERAL PROVISIONS

1. The bathing season, as defined by the bathing safety ordinance of the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo, for the areas falling within the jurisdiction of the Comune di Jesolo, covers the following periods:

- in the stretch of beach between UMG 1 and UMG 10 inclusive, from 11 May to 27 September 2026;
- in the stretch of beach between UMG 11 and UMG 16 inclusive, from 11 May to 20 September 2026.

During the bathing season, lifeguard rescue services must be operational at all bathing establishments in accordance with the arrangements set out in the bathing safety ordinance in force issued by the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo. During the period of opening to the public, all the services indicated in the Linee Guida per la Gestione dei Servizi sull’Arenile (Carta dei servizi sull’arenile – Guidelines for the Management of Beach Services / Beach Services Charter) in force must be operational at the bathing establishments, in accordance with the arrangements and

standards provided for therein.

2. Pre- and post-season opening periods.

Operators on the beach are entitled to use the area under concession outside the bathing season as well, subject to prior written notice to be sent to the Maritime Authority and to the Comune – Ufficio Demanio Marittimo (Maritime State Property Office), specifying whether the opening is a full opening with activation of the lifeguard rescue service or for heliotherapy purposes only, as provided for by the bathing safety ordinance of the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo.

Art. 2 – ARRANGEMENTS FOR THE PROVISION OF THE HELIOTHERAPY SERVICE

1. Where a bathing establishment intends to operate outside the period defined for the bathing season under Article 1(1) above, it is entitled to open to the public provided that lifeguard rescue services are in any case ensured.
2. Where it intends to open for heliotherapy purposes only, without providing the lifeguard rescue service, it shall be required to hoist a red flag on a dedicated flagpole placed in a location clearly visible to users, to place appropriate signage – clearly visible to users and drafted in several languages (at least Italian, English, French and German) – near all access points (street side, as well as upstream and downstream in the case of stretches of beach reachable by paths) and at any other point deemed useful for this purpose, bearing the following wording: “ATTENZIONE! BALNEAZIONE NON SICURA PER MANCANZA DI APPOSITO SERVIZIO DI SALVATAGGIO” (WARNING! BATHING NOT SAFE DUE TO THE ABSENCE OF A DEDICATED LIFEGUARD RESCUE SERVICE), and to ensure the availability of the first-aid materials referred to in Article 3 below, refraining from offering specific services that may induce users to bathe, such as the hire and rental of recreational beach craft.
3. In the case of heliotherapy, given the derogation from the mandatory nature of the lifeguard rescue service, concession holders shall be responsible for continuously monitoring the presence of the signage, promptly restoring anything found to be missing.
4. In the following periods only:
 - from 01 May 2026 to 10 May 2026 over the entire beach;
 - from 21 September 2026 to 30 September 2026 for the stretch of beach from UMG 11 to UMG 16 inclusive;
 - from 28 September 2026 to 30 September for the stretch of beach from UMG 1 to UMG 10 inclusive;heliotherapy shall be permitted under the arrangements referred to above exclusively from Monday to Friday inclusive, whereas on Saturdays, Sundays and public holidays the lifeguard rescue service shall be mandatory; otherwise the establishment shall remain closed.
5. During the opening period for heliotherapy activities, the bathing establishment must be fitted out with a minimum number, at the discretion of the concession holder, of facilities for the carrying out of such activity and for the use of the beach: cabins, changing rooms, beach umbrellas, sunbeds, deckchairs, children’s play areas, etc.
6. Throughout the opening period for heliotherapy activities, save for different and specific commercial regulations, all ancillary activities may remain open, with the exclusion of activities directly connected with bathing or which may induce bathing.
7. During the period in which bathing establishments are closed, it is in any case permitted to equip them with a limited number of sunbeds and deckchairs (up to a maximum of 10% of the facilities granted under concession) to be made available to tourists free of charge, with no obligation to notify the competent bodies.

Art. 3 – MANDATORY FIRST-AID EQUIPMENT

8. The following minimum first-aid medicines and equipment must be ensured at each lifeguard station, in conditions of efficiency and ready for use, and kept in a suitable and easily accessible place:
 - a. n. 1 medical oxygen cylinder of at least 3 litres, equipped with an integrated pressure reducer and litre counter (flow meter), as a device for use by non-medical rescuers, in compliance with the circulars of the Ministero della Salute (Ministry of Health) and the directives of AIFA, together with the related accessories required for its use;
 - b. a complete set of oropharyngeal cannulas of various sizes and face masks (adult and paediatric);
 - c. n. 1 (one) “Ambu” bag or other apparatus recognised as equivalent by the competent health Authorities;
 - d. n. 1 (one) first-aid kit, with the minimum contents prescribed in Annex 1 to the Decree of 15/07/2003, n. 388 and ss.mm. and ii.;
 - e. anaesthetic spray, antihistamine ointment and ointment for minor burns;
 - f. n. 1 (one) (semi-)automatic external defibrillator, clearly indicated by appropriate signage and equipped with n. 1 (one) pair of adult electrodes and n. 1 (one) pair of paediatric electrodes, which may also be located at the reference facility of the bathing establishment.

Art. 4 - SEA AREAS RESERVED FOR BATHERS

1. The stretches of water facing the coastline of the Comune di Jesolo are intended primarily for bathing, for the distance established by the bathing safety ordinance in force issued by the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo, without prejudice to the bathing prohibitions and the requirements contained in this “Beach Activities” ordinance, in the mayoral ordinance prohibiting bathing for reasons not related to pollution, in the bathing safety ordinances in force and in Ordinance n. 6/2017 “Esercizio, locazione e noleggio natanti” (Operation, rental and hire of craft) of the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo, as well as in the ordinances and/or measures issued, within their respective remits, by the competent authorities.
2. Likewise, concession holders must appropriately mark any other area dangerous for bathing and diving due to the presence of holes, ditches, rocks, whirlpools or insufficient water depth, or appropriately mark the limits of “safe” waters (1.00 m depth at mean sea level) within which bathing is recommended for inexperienced swimmers, as provided for by the bathing safety ordinance of the Maritime Authority, by means of white buoys.
3. Full reference is made to the Bathing Safety Ordinance of the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo for all matters concerning the timing and arrangements for the delimitation of the stretches of water intended for bathing.

Art. 5 - REQUIREMENTS ON THE USE OF BEACHES AND OF THE STRETCHES OF WATER RESERVED FOR BEACH ACTIVITIES

Art. 5.a - Prohibitions

Bathing is prohibited in the places indicated in the bathing safety ordinance in force issued by the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo, Article 5 (Sea areas where bathing is prohibited), to which full reference is made.

Furthermore, on the maritime State property beaches and on the facing stretches of water where beach activities are carried out, it is prohibited:

- 1) within the free-transit strip of beach, the minimum depth of which is 5.00 m, no installations of any kind are permitted, nor the placement of beach umbrellas or deckchairs or any other equipment, including towels, beach towels, mats and recreational craft, even temporary, in order to allow the free transit of persons, with the exception of rescue vehicles. Within the free-transit strip of beach, any activity or conduct that limits or prevents the transit of persons, as well as of service, rescue and

police vehicles and itinerant trade, is prohibited, both along the shore and from the beach towards the sea and vice versa, without prejudice to the provisions of art. 9 comma 14 of the aforementioned NTA of the Piano Particolareggiato dell'Arenile, as well as the deposit of materials and/or objects of any kind, except for the equipment required by beach surveillance and rescue personnel;

- 2) to allow vessels of any kind to remain stationary, with the exception of authorised ones; units authorised to tow the floating devices commonly known as "big banana" may moor during daytime hours from 9.30 a.m. to 7.00 p.m. within the dedicated launching corridor, up to a maximum of one. The link between the launching corridor and the unit must be recorded by annotation on the municipal operating authorisation.
- 3) to transit and/or park with any vehicle, including non-motorised vehicles, with the exception of vehicles of the Police Forces, rescue vehicles and those used by public administrations for institutional purposes, as well as electric orthopaedic wheelchairs used by persons in need and duly authorised vehicles;
- 4) pedestrian transit and stopping, as well as any activity, on the breakwaters and groynes not equipped for walking, with the exception of the groynes used for authorised boarding;
- 5) to fly over the beaches and the adjacent stretches of water (within 500 metres from the coast) with any type of aircraft, including sports aircraft, at altitudes below 300 metres (1,000 feet), as well as to perform water landings, landings and take-offs;
- 6) to throw or abandon waste or materials of any other kind on the beach or at sea;
- 7) to deposit beached waste and/or urban waste bags in the vicinity of fixed and/or mobile structures (beach umbrellas, sunbeds, small craft, lifeguard towers, jetties, etc.) in such a way as to prevent collection vehicles from carrying out the correct manoeuvres safely;
- 8) to camp and/or set up encampments and/or bivouac;
- 9) to engage in activities or conduct, including through games or sounds coming from land or sea, that cause damage or nuisance, that may threaten personal safety or in any case disturb public peace, or that hinder the collective use of the sea and beaches; concession holders may, subject to municipal authorisations and permits, within their own concession, identify areas to be used as playgrounds and install therein light and easily removable equipment so as to safeguard the safety and peace of the public. Such works must be completely removed at the end of the bathing season;
- 10) to carry on activities, arts or trades not expressly authorised by the Comune;
- 11) to organise events or demonstrations without the authorisation and/or clearance of the Municipal Administration with regard to the occupation of the beach. The obligation to obtain in advance any other authorisation and/or concession required by law remains unaffected;
- 12) to carry out advertising (save for specific authorisation) both on the beaches and on the stretch of water, by means of the distribution and dropping of leaflets, including by aircraft;
- 13) to burn brushwood or other materials or to light open-flame fires for other purposes directly on the ground, as well as to keep, use or transport gas cylinders and any flammable or polluting product, save for specific authorisation;
- 14) to use shampoo and soap where the showers are not equipped with a suitable drainage system; in such case, concession holders must make this prohibition known by means of a dedicated notice posted in the immediate vicinity of the showers;
- 15) during the summer bathing season, smoking is prohibited over the entire beach, with the exclusion of the public promenade, the smoking areas set up by the concession holders and the kiosks. For the latter, voluntary adherence to the smoking ban is permitted; in such case it shall be duly indicated by appropriate signage;
- 16) for each concession, an adequate number of smoking areas must be provided; each smoking area shall be set up by the holders of the maritime State property concession with systems for the

collection and recycling of cigarette butts;

- 17) within the preferential emergency access routes, as identified in Tav. 9 A-M of the project documents of the P.P.A. variant approved by resolution of the Consiglio Comunale n. 143 of 30/12/2023, as regulated by art. 12 of the Norme Tecniche di Attuazione (NTA) of the P.P.A., the minimum width of which is 6.00 m, no installations of any kind are permitted, nor the placement of beach umbrellas or deckchairs or any other equipment, including towels, beach towels, mats and recreational craft, even temporary, in order to allow the free transit of emergency, police and beach-service vehicles.

Art. 5.b – Obligations

The holders of maritime State property concessions and any assignees pursuant to art. 45 bis of the Codice della Navigazione who manage the activities covered by the concession must:

1. take steps to ensure that the above prohibitions are complied with;
2. allow access to the establishment to those who intend to reach the transit strip of the beach, where there are no access corridors or adjoining stretches of free beach in the immediate vicinity, and also ensure the periodic sweeping of sand from the paved promenade;
3. have provided, at least every 200 metres of concession frontage, a free access to the sea consisting of a path with a minimum width of 1.50 metres, accessible to persons with disabilities, in implementation of the provisions of the Piano Particolareggiato dell' Arenile approved by resolution of the Consiglio Comunale n. 143 of 30/12/2023;
4. mark, in a clearly visible manner and with appropriate safety measures, the presence of holes, ditches and rocks, and any situations dangerous for beach users, by placing signs in several languages (Italian, English, German, French) bearing the wording “ATTENZIONE PERICOLO A CAUSA DI ...” (WARNING – DANGER DUE TO ...), in addition to any other situation of potential danger to users, and delimit the area with white and red coloured tape, including in the free areas included within the minimum management unit or facing it;
5. mark – by means of a dedicated sign placed within the area under concession – the boundaries of the area under concession for shade equipment and of the free area, so as to enable beach users to clearly distinguish the free zones from those under concession;
6. display in places clearly visible to users a copy of this ordinance, as well as the tables of the tariffs applied for the services; concession holders operating public establishments on the beach are also required to comply with the requirements and limitations laid down by the relevant legislation and regulations;
7. concession holders are required, for the area under concession, to look after the appearance, decorum, hygiene and cleanliness of the establishment and of the beach down to the seashore, as well as of the stretch of water immediately facing the water's edge, in addition to the custody, cleaning and usability of the toilet facilities;
8. carry out the separate collection of urban waste using the dedicated transparent blue bags for the “glass, plastic and metal packaging” fraction and neutral transparent bags for “non-recyclable dry” waste; the bags must be placed in accordance with the arrangements agreed with the company entrusted with the service; such bags must be placed in the dedicated containers, clearly marked with the standard colours established by the Administration, located both along the promenade and along the water's edge; in the stretch of coastline between via P. Orseolo and via D. Cigan, the bags shall be placed upstream of the areas under concession at sites identified with the operator of the waste collection service, with reinforcement of the street container provision; the “organic” and “paper and cardboard” fractions must be deposited in the dedicated street containers located along the access routes;
9. the collection of beached waste must be carried out by appropriately sieving all the material and separating the “waste” fraction from the sand: such waste must be placed along the water's edge by

5.30 a.m. in piles at a minimum distance of 80 metres from one another; in the stretch of beach between via Bucintoro and via D. Cigan, concession holders shall deposit the beached waste in roll-off containers made available by the service operator in accordance with the agreed arrangements;

10. avoid – with regard to the mechanical vehicles authorised to carry out beach cleaning pursuant to art. 38 of the Regolamento dell’Uso del Demanio Marittimo (Regulation on the Use of Maritime State Property) in force – carrying out activities at times that may disturb public peace. During the bathing season, any use of mechanical vehicles must take place between 7.00 p.m. and 12.00 midnight and between 5.00 a.m. and 9.00 a.m.;
11. set up an information board:
 - a. for communications to tourists and residents (any areas reserved for recreational use, games, dog areas, assistance and first-aid points, etc.), including a space reserved for the Comune di Jesolo for information relating to the Bandiera Blu (Blue Flag) Beach programme, with overall dimensions of 2.50 m x 1.40 m (at least 1.00 m x 80.00 cm for the Bandiera Blu), showing the bathing water quality parameters in accordance with the provisions of d.lgs. 116/2008.
 - b. to enable beach users to clearly identify the equipped free zones by means of a map showing the boundaries of the area under concession;
12. equip, for the entire seasonal period established by this measure, the area granted under concession with the installation/placement of beach umbrellas, deckchairs and sunbeds in compliance with the provisions of art. 1 point 3 of the ordinance in question;
13. in the period from 23 May 2026 to 13 September 2026, ensure the daily opening of the kiosks between 8.00 a.m. and 7.00 p.m., without prejudice to adverse weather conditions, in respect of which it shall be at the discretion of the concession holders/operators to assess a variation in opening hours;
14. without prejudice to the prohibition on playing music from 1.00 p.m. to 4.00 p.m., throughout the day only background music may be played in public establishments, bathing establishments and kiosks. Reference is made to the regulatory provisions governing musical activities in public establishments located on the beach;
15. dismantle the beach equipment:
 - in the stretch of beach between UMG 1 and UMG 10 inclusive, from 28 September 2026;
 - in the stretch of beach between UMG 11 and UMG 16 inclusive, from 21 September 2026.

In order to ensure adequate levels of decorum and usability of the beaches, dismantling must take place in a progressive and gradual manner, proceeding with the removal of the first rows of beach umbrellas parallel to the sea. Care must be taken to avoid stacking them in the adjacent areas intended for the passage of tourists and/or in the service areas. Such activity must not cause disturbance or prejudice to beach users and neighbouring activities and must be carried out in an area not adjacent to pedestrian passages;

16. in the pre- and post-season periods, ensure the opening to the public of at least one toilet facility for each lot identified as an Unità Minima di Gestione (UMG) by the Piano Particolareggiato dell’Arenile.

Art. 5.c Activities subject to authorisation

The following activities are subject to authorisation:

1. the installation of launching corridors for recreational craft, fences, pipes, electric cables, mooring buoys, buoys, platforms, rafts and the like, or the carrying out of any alteration, including by means of sand movements;

2. the lighting of fires on the beach, and the keeping, use and transport of gas cylinders, paraffin stoves and the like, and of any flammable or polluting product;
3. the transit or parking of motor vehicles of any kind, with the exception of those mentioned in art. 3a point 3;
4. the installation of tents, caravans and other facilities intended for camping activities;
5. the holding of events of any kind, competitions and other organised activities;
6. the carrying out of all activities and the installation of equipment, including temporary and provisional equipment, not provided for and/or indicated in the Piano Particolareggiato degli Arenili;
7. the carrying out of pyrotechnic activities;
8. the carrying out of activities, arts and trades (itinerant trade, photographers, craft hire, etc.) in a manner inconsistent with the provisions of the individual sectoral regulations and rules; such activities must be carried out without causing disturbance or nuisance to bathers and without any prejudice to or limitation of beach activities. The holders of such authorisations or clearances for itinerant trade and photographers are required to wear, in a clearly visible manner, the identification badge issued by the Comune;
9. the carrying out of advertising on the beaches and in the territorial sea, including by means of loudspeakers from vessels and the distribution and/or dropping, including by aircraft, of leaflets or other material.

The activities subject to authorisation, pursuant to the regulations in force, shall be subject to a fee, the related regional tax and any administrative processing charges, security deposit and/or surety bond and third-party damage insurance policy.

Art. 5.d: Exemptions

Institutional activities or activities promoted by the Municipal Administration are not subject to authorisation. The obligation to notify the department competent for maritime State property matters remains unaffected, as does the payment of the fee and the related regional tax, where due. The notification must be accompanied by a declaration concerning compliance with safety rules and the obtaining of any further authorisations required by the legislation in force.

Art. 5.e: Provisions on navigation

The regulation and safety of maritime navigation and recreational boating are governed by the Maritime Authority through dedicated ordinances.

Where such ordinances impose obligations on concession holders, those obligations shall be deemed to be assumed under the concession deed, save as otherwise provided by the concession instrument or by this ordinance.

Art. 5.f: General rules on public areas

The municipal regulation of Polizia Urbana (Urban Police) and the ordinances and regulations concerning uses and conduct in public areas shall apply, for matters not expressly provided for by those regulations.

Art. 5.g: Regulation of itinerant trade on maritime State property

Itinerant trade on public areas falling within maritime State property is governed by the regulation approved by resolution of C.C. n. 94 of 22.04.2002.

The exercise of itinerant trade on maritime State property areas is subject to a Nulla Osta Comunale (Municipal Clearance).

In any case, the exercise of trade on the stretch of water facing the coastline is prohibited.

Art. 6 - ACCESS OF DOGS TO THE STATE PROPERTY BEACH

The access of dogs or other animals to the beaches, as provided for by Regional Law of 19 June 2014, n. 17, amending Regional Law of 28 December 1993, n. 60, “Tutela degli animali d’affezione e prevenzione del randagismo” (Protection of companion animals and prevention of straying), as subsequently amended, is governed by a dedicated ordinance of the Polizia Locale (Local Police) service.

An exception is made for guide dogs for the blind and for persons with disabilities, and for dogs handled by specialised personnel and employed in the lifeguard rescue service.

By resolution of the Giunta Comunale (Municipal Executive Board) n. 106 of 23.04.2026, the holders of maritime State property concessions were granted the right to identify areas dedicated to the reception of guests accompanied by companion animals – PET, in accordance with the arrangements provided for therein, duly equipped and authorised, to be used for the custody of domestic animals, in any case safeguarding the safety and peace of the public and ensuring the necessary hygiene conditions in accordance with the regulations in force, and without taking the animals into the water, with the exception of those authorised.

The transit of dogs along the water’s edge is permitted between 8.00 p.m. and 8.30 a.m.

Art. 7 - LIFEGUARD RESCUE SERVICE

The regulation of the lifeguard rescue service is contained in the bathing safety ordinance in force issued by the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo.

Outside the hours set out in the bathing safety ordinance in force issued by the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo, Article 6 (General regulation of the lifeguard rescue service), and in any case during the periods in which the bathing establishments are open to the public, the lifeguard rescue service must be ensured on a mandatory basis.

In this regard, the holders of maritime State property concessions shall notify, before the start of the bathing season, the Ufficio Circondariale Marittimo – Guardia Costiera di Jesolo, as well as the Ufficio Demanio Marittimo of the Comune di Jesolo, of the opening hours of the bathing establishments to the public.

Art. 8 – PROHIBITIONS AND REQUIREMENTS FOR THE HELICOPTER RESCUE SERVICE – FREE AREA NOT SUBJECT TO CONCESSION BETWEEN UMG 8 AND UMG 9, FACING THE HOSPITAL

It is prohibited to remain stationed on a permanent basis by positioning and placing beach umbrellas, deckchairs and other items on the State property beach facing the Jesolo hospital, in the immediate vicinity of the helicopter landing area, i.e. the surface intended for the take-off and landing of helicopters used for rescue operations.

On the boundary between the private area and the State property area, limited to the portion of the concession facing the helicopter rescue service, warning signs drafted in several languages shall be placed, setting out this prohibition and indicating the potential danger of the area due to possible take-offs and landings of aircraft, in addition to luminous signals, specifically flashing yellow/orange lights visible on the beach, which shall be activated during aircraft take-off and landing operations.

Art. 9 – PENALTIES

1. Anyone failing to comply with the provisions of this ordinance, unless the act constitutes a different and/or more serious offence, shall be prosecuted, depending on the infringement, through administrative or criminal proceedings pursuant to articles 1161, 1164, 1174 and 1231 of the Codice della Navigazione, to Legislative Decree 171/2005 (Codice della nautica da diporto – Recreational Boating Code), as subsequently amended, and to d.lgs. 4/2012, as well as to the regulation on the use of maritime State property; where not otherwise provided, for each ascertained violation of the provisions laid down by this ordinance an administrative penalty of Euro 200.00 is established, as

provided for by resolution of the Giunta Comunale n. 152 of 07/06/2011.

2. Responsibility for enforcing this ordinance and applying the administrative penalties provided for therein lies with this Comune's control and supervisory body and with other Police bodies (art. 104 L. 507/99, L.R.V. 10/77).
3. The enforcement officers, upon ascertaining the violation, may proceed with the precautionary administrative seizure of the items that were used or intended to be used to commit the violation, and must proceed with the administrative seizure of the items constituting the proceeds of the unlawful act.
4. For the ascertainment of infringements, for the notification of charges, the service of notices, the conclusion of assessment proceedings, and for the collection and allocation of the proceeds of the sums collected, the provisions of Law of 24 November 1981, n. 689 and ss.mm. shall apply insofar as applicable.

Art. 10 – FINAL PROVISIONS

1. This ordinance must be displayed to the public, by the concession holders of the bathing establishments and by those carrying on the activity of renting beach craft, in a place clearly visible to users for the entire duration of the bathing season.
2. This ordinance shall be sent to all trade associations, the Polizia Locale, the Polizia di Stato (State Police), the Arma dei Carabinieri (Carabinieri Corps), the Guardia di Finanza (Finance Police) and the Guardia Costiera, and shall be published on the Albo pretorio on line (online official notice board).
3. The Judicial Police Officers and Agents are entrusted with the enforcement of this ordinance, which enters into force on today's date and, on the same date, replaces and repeals ordinances n. 67 of 16/05/2025 and n. 102 of 11/07/2025.

Against this ordinance, any interested party may lodge:

- a hierarchical appeal to the Prefetto della Provincia di Venezia (Prefect of the Province of Venice) within 30 days of publication on the Comune's Albo pretorio on-line;
- an appeal to the T.A.R. of the Regione Veneto within 60 days of publication of this ordinance on the Comune's Albo pretorio on-line;
- an extraordinary appeal to the Capo dello Stato (Head of State), on grounds of legitimacy only, within 120 days of publication of this ordinance on the Comune's Albo pretorio on-line.

THE DIRECTOR OF THE SETTORE SICUREZZA E DEMANIO MARITTIMO

Electronic document signed with an electronic signature pursuant to and with the effects of artt. 20 and 21 of d.lgs. of 7 March 2005, n. 82 and ss.mm.; it replaces the paper document and the handwritten signature.