



Terms & Conditions of Use

Introduction

Welcome to GIRT SCIENTIFIC DIVERS PTY LTD (ABN: 57 658 539 407) ("GIRT")

This website at <https://www.girtsd.org/> and all the related pages and subpages within are owned and operated by GIRT SCIENTIFIC DIVERS PTY LTD (ABN: 57 658 539 407) ("GIRT"). Should you continue to use this website, you are agreeing to comply with and be bound by the following terms and conditions of use, which together with our privacy policy, govern GIRTs relationship with you in connection with this website. Should you not agree with any of these terms and conditions, please do not use our website.

The term 'GIRT or 'us' or 'our' or 'we' refers to GIRT SCIENTIFIC DIVERS PTY LTD, the owner of the website, whose ABN is: 57 658 539 407, based in the Australian Capital Territory. The term 'you' or 'your' refers to the website user.

Your use of this website is subject to the following terms and conditions.

Content & Cookies

1. The content of this website is for your general information use only. It is subject to change and modification, of immediate effect, without prior notice.
2. This website may use cookies to monitor browsing preferences. You can disable your cookie settings in your own browser. The following personal information may be stored by us for use by us, our clients, users or other third parties: names, contact details, date of birth, diving health, other membership-related data, and uploaded site surveys, pictures, models and other information.

Site Purpose, Authenticity & Behaviour

3. You agree to represent yourself, your skills, your experience, your learnings and survey findings authentically, without intent to deceive or mislead in any way.
4. You agree to use the site for our intended purpose of *gathering information from recreational and technical divers*, and will not use the information for commercial purposes such as, but not limited to, marketing alternate services, data mining, screen scraping.
5. You will not use GIRT for any purpose that we believe, at our sole discretion, is unlawful, malicious, dishonest, or done with intent to harm, deceive, harass, solicit or otherwise inconvenience any direct or third party user of the site. This includes, but is not limited to, infringing copyrights, spreading computer viruses, spamming, obtaining confidential

information, circumventing probity, or actions that may disrupt or harm the reputation, service or platform of us or any users or third party of the site in any way.

Site Security

6. You will not, and will not attempt to, extract, obtain, decompile, download or disassemble the front-end, back-end or source code of our platform, probe our infrastructure, forge any TCP/IP packet header, or otherwise act in any way that may disrupt, harm or jeopardise our business or any of our users.
7. You will not, and will not attempt to, access, hack, share, export, extract, obtain or view any information contained or hosted by us in any manner other than intended use. This includes information in any onsite and offsite database, encrypted and/or hosted on servers or datacentres.
8. You agree to keep your username and password secure, and remain responsible and accountable for activity performed when logged in. You may reset your password at any time. You agree to inform us of any unauthorised, or suspected unauthorised, use of your account.
9. We can not guarantee that files available on the site for viewing or download are not free of malicious software or viruses and recommends always using trusted anti-virus protection software.

Warranties & Guarantees

10. Using this site does not make you an employee, partner, joint venture, agent, representative, spokesperson, shareholder, contractor, worker or colleague of ours in any way. Membership and use of the site is completely voluntary.
11. We take all care but do not provide any warranty or guarantee as to the performance, accuracy, timeliness, completeness or suitability of the information and materials found or offered on this website for any particular purpose. You hereby acknowledge that such information and materials may contain mistakes, inaccuracies or errors and we expressly exclude any liability for such to the fullest extent permissible by law.
12. Your use of any information or materials on this website is entirely at your own risk, for which we shall not be liable. It shall be your own responsibility to ensure that any products, services or information available through this website meet your specific requirements.

Copyrights, Intellectual Property & Trademarks

13. This website contains material which is owned, or licensed by, GIRT. This material includes, but is not limited to, the content, design, images, layout, appearance, look and graphics of the website; images, data models, survey reports, and other information. Any reproduction, distribution, transmission, broadcast, display, upload or other unauthorised sharing of the website's material is prohibited other than in accordance with the copyright notice, which forms part of these terms and conditions.

14. All trademarks reproduced in this website, which are not the property of, or licensed to us, are acknowledged on the website.
15. Unauthorised use of this website may be a criminal offence and/or give rise to a claim for damages.

Third-Parties & Links

16. This website may include links to other websites which are not controlled by us. These links are provided for your convenience to provide you with further information and recourse for your own research. You acknowledge that they are used at your own risk. Links are not an endorsement or recommendation of other websites. We have no control over the nature, content and availability of those websites and will not be liable for any damages or loss resulting from any information or service provided by any third party.
17. This website does not endorse, condone or in any way recommend users or third parties of this site, and is not responsible for their information, content, actions or behaviour, as represented either here or on other sites accessed through GIRT or linked to either us or them in any way.

Indemnity & Limit of Liability

18. You indemnify GIRT and all our directors, employees, volunteers and representatives from and against all damages, losses, claims, suits, demands, actions, liabilities, costs and expenses (including legal costs and expenses on a full indemnity basis) resulting from your use of the website.
19. In no event will we be liable for any loss, damage, cost or expense including legal costs and expenses (whether direct or indirect) incurred by you in connection with the use of this website.
20. Every care and effort is made to keep the website up and running smoothly. However, we take no responsibility for, and will not be liable for, the website being temporarily unavailable due to technical issues including those beyond our control; including, but not limited to, power outages, network speed, data centre availability, hosting, connection issues or other digital interference in delivery of service.

General Provisions

21. Your use of this website and any dispute arising out of your use of it is subject to the laws of the Australian Capital Territory, Australia.
22. We may, at our sole discretion, suspend or terminate your membership of this site if we believe you have breached any of the terms and conditions outlined here.
23. You may only use the website for lawful purposes and in a manner consistent with the nature and purpose of the website.
24. These terms and conditions may be amended from time to time. Your continued use of our website following any such amendments will be deemed to be confirmation that you accept those amendments.