



**SELF DECLARATION**

**TO BE COMPLETED IN BLOCK LETTERS AND PRESENT IT DURING CHECK-IN OPERATION**

BOOKING NUMBER	DEPARTURE DATE	DEPARTURE PORT

NAME	SURNAME

PHONE NUMBER	EMAIL ADDRESS

	YES	NO
ARE YOU POSITIVE TO COVID 19 AND / OR ARE YOU SUBJECT TO THE MEASURE OF THE QUARANTINE?*		
DO YOU FEEL INFLUENTIAL SYMPTOMS (COUGH, BREATHING DIFFICULTIES, PAIN, FEVER HIGHER THAN 37.5°C)?		
HAVE YOU BEEN IN CONTACT WITH PEOPLE INFECTED BY COVID 19 IN THE LAST 21 DAYS?*		

**\*"NO" TO THE FIRST QUESTION MAY ALSO BE ANSWERED TO THOSE WHO HAVE RECEIVED THE CLINICAL HEALING CERTIFICATION FROM COVID 19 / NEGATIVITY CERTIFICATION AT COVID 19.**

**AWARE OF PENALTIES IN CASE OF FALSE DECLARATIONS, I STATE THAT ALL THE INFORMATION PROVIDED WITH THIS FORM IS TRUTHFUL AND CORRECT I AM ALSO REQUIRED TO INFORM PROMPTLY THE SHIP'S MASTER AND DOCTOR IN CASE MY HEALTH CONDITIONS SHOULD CHANGE DURING THE SAILING**

**I DECLARE TO KNOW ALL MEASURES TO CONTAIN CONTAGIO FROM COVID 19 IN FORCE IN THE NATIONS AND IN THE SHIP DEPARTURE AND ARRIVAL LOCATIONS**

**DATE**

**SIGNATURE**

.....

.....

**Data protection declaration**  
**Art. 13 of Regulation (EU) 2016/679**

**1. Subject**

This statement is provided pursuant to and for the purposes of art. 13 of Regulation (EU) 2016/679 ("GDPR") for the purpose of informing you that, following the guidance issued by the Presidency of the Council of Ministers, by the Region concerned and by the competent health Authority in order to contain the COVID-19 virus infection (so-called "Coronavirus"), before and during boarding on passenger ships Grimaldi Lines, the personal data referable to you are processed, also suitable for detecting your state of health, in compliance with the applicable legislation and your rights.

Processing of personal data takes place:

1. Before access on board, by filling in a self-declaration in the form of a questionnaire;
2. During boarding, by body temperature detection on samples of passengers.

**2. Data controller**

Co-owners of the processing of your personal data are the companies Grimaldi Group S.p.A., Grimaldi Euromed S.p.A. e Grimaldi Deep

Sea S.p.A. (the "Co-owner"). The Co-owner have signed a specific that regulates the respective obligations and responsibilities in the processing of your personal data, pursuant dell'art. 26 of GDPR. You can contact the Co-owner at [info@grimaldi.napoli.it](mailto:info@grimaldi.napoli.it).

**3. Type of personal data processed, purpose and legal basis of the processing**

The processing concerns your common personal data (including potentially the data relating to your movements) and (ii) particular categories of personal data referring to you pursuant to art. 9 of the GDPR, specifically data suitable for disclosing your health and body

temperature. The processing of such data is necessary for reasons of public interest identified by the D.L. 6/2020, as integrated by dal D.p.c.m. 23/02/2020, by the orders issued by the following Regions in agreement with the Ministry of Health: Lombardia (20/02/2020);

Veneto (23/02/2020); Friuli Venezia Giulia (23/02/2020); Emilia Romagna (23/02/2020); Liguria (23/02/2020); Toscana (23/02/2020); Campania (24/02/2020). This treatment is lawful pursuant to art. 6 (1), lett. c), d), e) and 9 (2), lett. h) And / or i) of the GDPR. The

treatment is carried out for mere precautionary purposes, in compliance with the guidance issued by the competent health, government

and regional Authority to counter the spread of Coronavirus infection.

**4. Methods of processing personal data and their conservation**

The treatment is carried out with digital and manual system. Your personal data are not disclosed to third parties or otherwise disclosed,

unless this is necessary for the containment of the infection by Coronavirus; and / or required by law, sources of secondary right, the competent health Authorities and / or other Authorities required by law to contain the contagion. The provision of your personal data is

necessary to allow you access to Grimaldi Lines ships; without your personal data, such access cannot be guaranteed.

The processing of personal data is in any case based on the respect of the principles of proportionality and necessity, for which unnecessary personal data will not be processed or collected, on the principle of lawfulness and transparency and in compliance with the

requirement of adequacy of security measures.

Your personal data will be deleted after 30 days from the time of collection, unless it specifies obligations imposed by applicable law and / or regulations and / or circulars and / or competent Authorities do not require a different retention period.

Personal data deriving from the detection of your body temperature will be deleted immediately after the relative acquisition.

**5. Rights of the interested parties**

The Co-owner guarantee you the right of access to your personal data, pursuant to art. 15 of the GDPR, as well as the right to limit the

processing of the same pursuant to art. 18 of the GDPR. You can also lodge a complaint with the Guarantor for the protection of personal

data. It is understood that the exercise of your rights is in this case limited in order to allow the Co-owner to protect the public interest

referred to in point 3 of this information. For the exercise of the aforementioned rights, as well as for any further information, you can

contact the following address: [info@grimaldi.napoli.it](mailto:info@grimaldi.napoli.it).

The Co-owner have also appointed a data protection officer ("DPO"). The DPO can be contacted at the address:

[DPO@grimaldi.napoli.it](mailto:DPO@grimaldi.napoli.it).