



## Declaration in lieu of body-temperature measurement, and absence of specific symptoms

Ordinance No. 60 of 27/05/2020 of the Region of Tuscany for the containment of the diffusion of Covid-19

NAME: .....

SURNAME: .....

BOOKING NUMBER: .....

I am aware of the criminal penalties pursuant to art. 76 of the Decree of the President of the Republic No. 445 of 28/12/2000 regarding false declarations and the creation or use of falsified documents and I

### DECLARE

- that I measured my temperature at home and that it was below 37,5°C or else that my temperature was measured before I entered the PuntAla Camp & Resort;
- that I measured the temperature of the minors identified below at home:
  - o 1. NAME: .....
  - o 1. SURNAME: .....
  - o 2. NAME: .....
  - o 2. SURNAME: .....
  - o 3. NAME: .....
  - o 3. SURNAME: .....
  - o 4. NAME: .....
  - o 4. SURNAME: .....

1. Do you currently have or suspect that you may have COVID-19?

2. As far as you know, have you had COVID-19?

If yes, have you been declared cured clinically or via swab?

3. Have you had close contact with individuals positive for COVID-19 in the last three weeks?

4. Do you have or have you recently had any of these symptoms:

fatigue	cough	difficulty breathing	diarrhoea	common cold	sore throat	conjunctivitis
alteration of the sense of taste	alteration of the sense of smell	widespread muscle pain	fever	headache	skin rash (children, adolescents)	

5. Have you had contact with patients in quarantine, whether self-imposed or ordered by the healthcare authorities, in the last 4 weeks?

6. Have you had close contact with COVID-19 patients in a professional context?

Punta Ala, ...../...../2020

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Signature

## **PRIVACY STATEMENT**

### **Controller**

Campeggio Puntala S.r.l., in the person of its interim legal representative, with registered office in 58043 Punta Ala, Castiglione della Pescaia, Grosseto, Italy tel. +390564922254 fax. +390564920379, e-mail: info@campingpuntala.it

### **Data subject**

Employees, collaborators, visitors, persons who have access to the company premises

### **Legal base**

- reasons of public interest: implementation of anti-contagion safety protocols pursuant to art. 1, para. 7, letter d) of the Decree of the President of the Council of Ministers of 11 March 2020, in particular the Shared Protocol of 14 March 2020, the Protocol of 24 April 2020, and subsequent additions and amendments

- legal obligations: art. 32 of the Constitution; art. 2087 of the Civil Code; Legislative Decree 81/2008 (in particular art. 20)

### **Purposes of processing**

- prevention of COVID-19 contagion
- protection of people's health at the company
- collaboration with public authorities and in particular with healthcare authorities

### **Data collected**

1. Body temperature measured in real time, without recording or storage, except for the cases specified under No. 2 below;

2. Identifying data and recording of the exceedance of the temperature limit only if necessary for documenting the reasons for which access to the company premises or the stay on the premises were denied; in this case also recording of the data regarding the temporary isolation, such as the time of exit and the circumstances reported by the data subject to justify leaving the temporary isolation;

3. Situations representing a risk of COVID-19 contagion, including data regarding the state of health, such as for example body temperature/influenza symptoms; arrival/non-arrival from areas with epidemiological risk; presence/absence of contacts in the past 14 days with individuals positive for COVID-19

4. Data regarding the state of health with respect to the "negativization" of the COVID-19 swab test

5. Situations of particular fragility and current or previous illnesses of employees

### **Consequences of refusal of temperature measurement or provision of data**

In case of a refusal to measure the body temperature or to provide the data, access to the company premises and staying in the premises is prohibited.

### **Recipients**

The data may become known to those authorised to process the data, to processors and in particular to the human resources manager, to the competent physician.

The data are not disseminated or communicated to third parties except in case of specific legal requirements (e.g. in case of requests from the Healthcare Authorities for the reconstruction of the chain of any close contacts of an employee found to be positive for COVID-19). The data may be communicated to public authorities.

The data are not transferred abroad, and no profiling or automated decision-making is carried out.

### **Storage period**

The identifying data and the exceedance of the temperature limit, recorded only when necessary to document the reasons for which access to the company premises was denied, as well as the information regarding temporary isolation are stored until the end of the state of emergency established by the competent public authorities.

No data are recorded and/or stored if the temperature does not exceed the limit.

The storage period may be longer based on requests from the public authorities.

Personal data, including particular data, may be stored for a longer period, within the limits of the limitation period of the rights, in connection with requirements linked to the exercise of the right to defence in case of legal disputes.

### **Manner of protection**

Data subjects have the right, in the cases established by the Regulation, to obtain access to and rectification or erasure of personal data or restriction of processing concerning the data subjects or to object to processing (articles 15 ff. of the Regulation). The respective request may be submitted using the following contact information: Campeggio Puntala S.r.l. with registered office in 58043 Punta Ala, Castiglione della Pescaia, Grosseto, Italy tel. +390564922254 fax. +390564920379, e-mail: info@campingpuntala.it, including by e-mail, telephone or fax, with the right to obtain a confirmation of the actions taken to fulfil the request.

Data subjects who believe that the processing of their personal data, carried out as specified above, takes place in violation of the provisions of the Regulation have the right to lodge a complaint with the Data Protection Authority pursuant to art. 77 of the Regulation or to seek appropriate judicial remedies (art. 79 of the Regulation).