STATEMENT FOR THE PURPOSE OF ENTERING ITALY

In order to counter the spread of the epidemiological emergency from COVID-19, the decree of the Prime Minister of June 30th 2020 and the Minister of Health Ordinance of 30 June 2020, for the purpose of entering Italy, it has been established that:

- All individuals entering Italy, by air, sea, lake and rail transport or by land, or by private vehicle, even if asymptomatic, are obliged to immediately communicate their entry in Italy to the Department of Prevention at the Competent Local Health Unit (ASL) according to the place of entry into national territory and are subjects to health surveillance and fiduciary isolation for a period of fourteen (14) days at their home, residence or place of stay indicated in this self-statement. In case of onset symptoms of COVID-19, are obliged to report it promptly to the Health Authority through the dedicated telephone numbers;

- If it is not possible to reach home, residence or place of stay indicated as the place where the surveillance period and fiduciary isolation take place, natural persons, who enter Italy by private and scheduled public transport, even if asymptomatic are obliged to communicate their entry to the competent health authority of the territory, which informs immediately the Regional Civil Protection, in coordination with the Department of Civil Protection of the Presidency of the Council of Ministers, determines the methods and place where to carry out healthcare surveillance and fiduciary isolation, with expenses borne exclusively by people subjected to the aforementioned measurement;

- Notwithstanding the provisions of the previous paragraphs, only for proven working needs, absolute urgency or health reason, and for as period not longer than 120 hours whoever enters the national territory is obliged to deliver to the Department of Prevention at the Competent Local Health Unit (ASL), according to the place of entry into national territory, and to deliver to the airways company/carrier upon boarding a statement made in accordance with the articles 46 and 47 of the Decree of the President of the Republic of December 28th 2000, no. 445, specifying clearly the reasons of the trip and the duration of stay in Italy, home address, dwell or place of stay in Italy and the private vehicle that will be used to reach the above mentioned address from the place of landing/arrival, telephone /cellphone number to receive communications during the stay in Italy. At the end of the period of stay indicated above, there is an obligation to immediately leave the national territory and if failing fulfill that, must start the period of health surveillance and fiduciary isolation for a period of 14 days at the indicated home, residence or place of stay, in case of COVID-19 symptoms onset to immediately report the situation to the Department of Prevention at the Competent Local Health Unit (ASL) through the dedicated telephone numbers and must self-isolate, while waiting for the measures to be taken by the health authorities with regards to the consequent measures and the period of fiduciary isolation.

- In case of land transport, transit is authorized by private or own means, on the Italian territory, also to reach another country (EU or non-EU) without prejudice to the obligation to inform immediately the Department of Prevention at the Competent Local Health Unit (ASL) his/her entry to Italy based on the place of entry into the national territory, and in case of onset of COVID-19 symptoms inform immediately the healthcare authority through the dedicated telephone numbers. The maximum period of stay in Italy is 36 hours. In case of exceeding the mentioned period of stay, the obligations of self-declaration and undergo a health surveillance and fiduciary isolation will apply.

- In case of air transport, passengers in transit with final destination in another EU or non-EU country are obliged to communicate to the air company the reasons for the trip and the duration of the stay in Italy, the place of final destination together with the identification code of the travel document and the means of transport to reach it, as well as a phone/cell-phone number. In case of onset of COVID-19 symptoms, they are obliged to immediately report the situation to the healthcare authority through the dedicated telephone numbers while waiting for the measures to be taken by health authorities with regards to the consequent isolation. The aforementioned passengers in any case are required not to leave the areas which are dedicated specifically to them inside the terminals. The above mentioned provisions do not apply to:
  a) The crew of the means of transport;
  b) The traveling staff;
  c) The citizens and residents of the European Union, the States part of the Schengen Agreement, Andorra, Monaco, the Republic of San Marino, Vatican City State and the United Kingdom of Great Britain and Northern Ireland;
  d) The healthcare personnel entering Italy to exercise professional health qualifications, including the temporary ones in accordance with art. 13 of the Decree-Law March 17th 2020, no. 18;
  e) Cross-border workers on arrival and departure out of the national territory for proven working reasons and for the consequent returning to their residence, house or dwell;
  f) The staff of companies with registered or secondary offices in Italy for travel abroad for proven working needs of a duration not exceeding 120 hours;
  g) To travels to and from the Republic of San Marino or the Vatican City State;
  h) Officials and agents, however named, of the European Union or of international organizations, diplomatic agents, administrative and technical staff of diplomatic missions, officials and consular employees;
  i) The pupils and students for the attendance of a course of study in a State other than that of residence, home or residence, to which they return every day or at least once a week.

1. Travel is also permitted for proven study reasons.

2. In any case are allowed:
   a. The entry into the national territory of citizens of the States referred to in Article 6 paragraph 1 of the Prime Ministerial Decree of 11 June 2020 and their family members.
   b. The entry into the national territory of third-country nationals residing for a long period according to Directive 2003/109 / EC as well as third-country nationals who enjoy the right of residence from other European provisions or from national legislation and their respective family members.
   c. The entry into the national territory of third-country nationals residing in the following states and territories: ALGERIA, AUSTRALIA, CANADA, GEORGIA, JAPAN, MONTENEGRO, MOROCCO, NEW ZEALAND, RWANDA, SERBIA, REPUBLIC OF KOREA, THAILAND, TUNISIA, URUGUAY.

3. To natural persons who enter Italy from States or territories not included to in Article 6, paragraph 1, of the D.P.C.M. 11/06/2020, or that have been stayed there in the 14 days prior to entry into Italy, apply the provisions of art. 4 and 5 of the D.P.C.M. dated 11.06.2020.
SELF-STATEMENT IN ACCORDANCE WITH ART. 46 AND 47 D.P.R. NUMBER 445/2000

Being aware of the above information, the undersigned _________________.
born on ________________ in____________________, resident in _________________.
street___________________ domicile address in ________________ street___________________
identified with the document ________________ No. ________________, issued
by ________________, on ________________, phone number ___________________.
aware of the established penal consequences in case of false declaration to the public official (art. 495 P.C.)

DECLARRES UNDER HIS/HER OWN RESPONSIBILITY

- NOT being subjected to the quarantine measure and not have tested positive for COVID-19
  (except the movements/travels ordered by Health Authorities);
- The travel started from ____________________________ (indicate the address from which the travel started),
to the destination (address) ____________________________.
- To be aware of the contagion containment measures today in force and not to have stayed
  or transited in the 14 days prior to entry into Italy in Armenia, Bahrain, Bangladesh,
  Bosnia and Herzegovina, Brazil, Chile, Kosovo, Kuwait, Northern Macedonia, Moldova,
  Montenegro, Oman, Panama, Peru, Dominican Republic, Serbia.
- To be aware of the penalties according to the art. 4 of the Decree Law of March 25th 2020,
  no. 19 converted with law May, 22nd, nr. 35;
- The travel/movement is due to:
  - Well-grounded work-related reasons;
  - Absolute urgency
  - Situation of necessity
  - Health reasons;
  - Proven study reasons
  - Family of residents of E.U., of signatory countries of the Schengen Agreement, of
    Andorra, of Principality of Monaco, of Republic of San Marino, of Vatican City
    State, of Great Britain and Northern Ireland UE and third-country nationals residing
    for a long period according to Directive 2003/109 / EC.

In this regard, he/she
declares ____________________________
________________________________________
________________________________________

Date ___________ Time ______________ check place _______________________

Signature of the declarant The operator of the border Police