DECLARATION FOR ENTRY INTO ITALY

In order to counter the spread of the epidemiological emergency of COVID-19, by decree of the President of the Council of Ministries of 3 December 2020 on entry into Italy, in accordance with Article 6 of the DPCM of 3 December 2020, travel to States and territories listed in List E of Annex 20 and entry and transit into the national territory shall be prohibited for persons who have transited or stayed in the States and territories listed in the same List E in the fourteen days prior to, unless one or more of the following reasons are used: 

- work requirements;
- absolute urgency;
- health requirements;
- study requirements;
- return to your home, home or residence;
- entry into national territory by nationals of the Member States of the European Union, States party to the Schengen Agreement, the United Kingdom of Great Britain and Northern Ireland, Andorra, the Principality of Monaco, the Republic of San Marino, the State of Vatican City; 
- entry into the national territory in order to reach the domicile, dwelling or residence of a person referred to in points (f) and (h), even if not cohabiting, with whom there is a proven and stable emotional relationship.

Without prejudice to the limitations laid down for specific areas of the national territory pursuant to Article 1, paragraph 3, of Decree-Law N° 33 of 2020, as well as the limitations laid down in relation to the origin of specific States and territories pursuant to Article 1, paragraph 4, of Decree Law N° 33 of 2020.

Pursuant to Article 7 of the Decree of the President of the Council of Ministers of 3 December 2020, without prejudice to the prohibitions and restrictions on entry into Italy laid down in Article 6, any person entering the national territory for any period from foreign States or territories listed in Lists B, C, D, and E of Annex 20 shall hand over to the carrier at the time of embarkation and to any person responsible for carrying out checks a declaration made pursuant to Articles 46 and 47 of the Decree of the President of the Republic of 28 December 2000, No 445, indicating, in a clear and detailed manner, such as to allow verifications, to:

- address of the home/dwelling in Italy where the period of health surveillance and trust isolation will be carried out;
- private means of transport that will be used to reach the place referred to in number 1) or, exclusively in case of entry into Italy by airmail, additional airliner whose use is necessary, with the obligation, at the end of that period, to leave the national territory;
- possible existence of one or more circumstances referred to in Article 8(8).

In the case referred to in this Decree and in other cases where this is prescribed by the health authority within the framework of the safety protocols provided for, it is obliged to submit to the carrier at the time of embarkation and to anyone responsible for carrying out checks a certificate that they have undergone, within 48 hours prior to entry into the national territory, a molecular or antigenic test, carried out by means of a buffer and a negative result. Persons who have stayed or transited, in the fourteen days prior to entry into Italy, in states or territories listed in Lists C, D, and E of Annex 20, even if asymptomatic, are obliged to immediately notify their entry into the national territory to the Department of Prevention of the health company competent for the territory.

In the event of the onset of COVID-19 symptoms, the obligation remains imposed on anyone to report this situation promptly to the Health Authority and to undergo isolation, in the after-effects of the consequent determinations of the Health Authority.

In accordance with Article 8 of the aforementioned DPCM, persons who have stayed/transited, within 14 days prior to entry into Italy, into states or territories referred to in Lists D and E of Annex 20, even if asymptomatic, comply with the following obligations:

- a) they make the journey from the place of entry into Italy to the dwelling/dwelling where the period of health surveillance and trust isolation will be carried out exclusively with the private means indicated pursuant to Article 7, paragraph 1,c), except in the case of airport transit referred to in paragraph 2;
- b) they shall be subject to health surveillance and trust isolation for a period of fourteen days at the dwelling or dwelling indicated in accordance with Article 7(1)c).

By way of derogation from paragraph 1(a), in the case of entry into the national territory by means of airmail transport, it is permissible to continue, by other airmail, the journey to the final destination indicated in the declaration referred to in art. 7, c. 1,c), provided that it does not move away from the areas specifically intended within the aeronautics. In the case referred to in paragraphs 1 and 2, if from the place of entry into the national territory or from the place of disembarkation from the means of entry into Italy it is not possible to actually reach by private means of transport the dwelling or dwelling, indicated as the place of carrying out the period of health surveillance / fiduciary isolation, without prejudice to the verification by the judicial authority from the place of entry into the national territory or from the place of disembarkation from the means of entry into Italy, it is not possible to actually reach by private means of transport the dwelling or dwelling, indicated as the place of carrying out the period of health surveillance / fiduciary isolation, even if asymptomatic, through means of a buffer and a negative test.

The competent health authority for the territory immediately informs the Regional Civil Protection which, in coordination with the Civil Protection DPT of the Presidency of the Council of Ministers, determines the modalities and place where to carry out health surveillance / trust isolation, with expenses borne exclusively by the persons subject to the aforementioned measure. In case of the onset of COVID-19 symptoms, the subjects referred to in the previous period are obliged to report this situation promptly to the Health Authority.

In the case of residence or transit within fourteen days prior to entry into Italy of one or more States and territories listed in List C of Annex 20, the following preventive measures shall apply:

- a) obligation to submit to the carrier at the time of embarkation and to anyone responsible for carrying out checks the certificate that they have undergone, in the 48 hours prior to entry into the national territory, a molecular or antigenic test, carried out by means of a buffer and a negative result. In the event of non-submission of the attestation referred to in this letter, paragraphs 1 to 5 (14-day trust isolation) shall apply;
- b) by way of derogation from point a), application of paragraphs 1 to 5 to persons who, between 21 December and 6 January, enter Italy from the countries and territories listed in List C of Annex 20 for reasons other than those referred to in Article 6(1) (14-day trust isolation).

By way of derogation from the preceding paragraph, paragraphs 1 to 5 shall apply to persons who, for reasons other than those referred to in Art. 6, paragraph 1 of the DPCM of 31/12/2020, have stayed or transited in the countries and territories referred to in List C of the Annex 20 on one or more days between 21/12/2020 and 6/1/2021.

Provided that there are no symptoms of COVID-19 and without prejudice to the obligations referred to in art. 7, those provisions shall not apply:

- a) to the crew of the means of transport;
- b) travelling staff;
- c) movements to and from the States and territories listed in List A of Annex 20;
- d) entry for work reasons regulated by special safety protocols, approved by the competent health authority;
- e) entry for reasons that cannot be deferred, including participation in international sporting events, subject to the authorization of min. health and with an obligation to present to the carrier at the time of embarkation and to anyone responsible for carrying out checks a certificate that they have undergone, within 48 hours prior to entry into the national territory, a molecular or antigenic test, carried out by means of a buffer and a negative result;
- f) to anyone who entered Italy for a period not exceeding 120 hours for proven work, health or absolute urgency needs, with the obligation, at the end of that period, to leave the national territory immediately or, failing that, to start the period of supervision /trust isolation in accordance with paragraphs 1 to 5 of art. 8;
- g) to anyone who transits, by private means, into Italian territory for a period not exceeding 36 hours, with the obligation, at the end of that period, to leave the national territory immediately or, failing that, to start the period of supervision /trust isolation;
- h) citizens and residents of an EU State and of the other States/territories listed in Lists A, B, C and D of Annex 20 who enter Italy for proven work reasons, unless they have stayed/transited in the 14 days prior to entry into Italy in states/territories listed in List C;
- i) to healthcare personnel entering Italy for the exercise of professional health qualifications, including the temporary exercise referred to in Article 13 of Decree-Law No 18 of 17 March 2020, converted, with amendments, by Law No. 27 of 24 April 2020;
I hold the position of official/agent, however, name __________________________, issued by ____________, on ___/___/_____, phon __________________________,

I indicate the address from which it started __________________________,


In this regard, it states that (if any): aware of the sanctions provided for in art. 4 of the d.l. 25 March 2020, n. 19, converted into law 22 May 2020 n. 35;

not to have already carried out - within 48 hours prior to entry into Italy - the molecular or antigenic test by means of a swab in the 48 hours prior to entry into Italy.

that the move started with ___________________________________________________________ (indicate the address from which it started)

targeting ___________________________________________________________

that the displacement is determined by:

- work needs (also those regulated by special safety protocols approved by the competent health authority ex Art. 8 c. 7 read c);

- absolute urgency;

- health needs;

- study needs;

- return to your home, home or residence;

- entry into national territory by nationals of Member States of the European Union, states party to the Schengen Agreement, the United Kingdom of Great Britain and Northern Ireland, Andorra, the Principality of Monaco, the Republic of San Marino, the Vatican City State;

- entry into the national territory as a family member of a citizen referred to in the previous point;

- entry into the national territory as a long-term resident third-country national within the meaning of Council Directive 2003/109/EC of 25 November 2003, or a third-country national deriving the right of residence from other European provisions or national legislation;

- entry into Italy as a member of the family of a third-country national staying for a long period as defined in Articles 23 and 15 of the Treaty. 2 and 3 of Directive 2004/38/EC on the right of EU citizens and their family members to move/reside freely within the territory of the Member States;

- entry to reach the domicile/dwelling/residence of a person who is a national of Member States of the European Union, States party to the Schengen Agreement, of the United Kingdom of Great Britain and Northern Ireland, of Andorra, of the Principality of Monaco, of the Republic of San Marino, of the State of Vatican City or of a third-country national deriving the right of residence from other European provisions or national legislation, even if not cohabiting, with which there is a proven and stable emotional relationship;

- I hold the position of official/agent, however, named, of the European Union or international organizations, diplomatic agent, administrative and technical staff of diplomatic missions, official and consular employee, military personnel/police forces, Italian and foreign, personnel of the Information System for the Security of the Republic and of the fire brigade, in the exercise of functions;

- non-deferred reasons, including participation in international sporting events, subject to the authorization of Min. and with an obligation to submit a certificate that, in the 48 hours prior to entry into the national territory, they have undergone a molecular/antigenic test, carried out by means of a buffer and a negative result.

- countries listed in List C (in the period from 21 December to 6 January 2021), entering Italy for reasons other than those mentioned above (referred to in art. 6, paragraph 1, of the D.P.C.M. 3 December 2020), I will carry out the period of health surveillance/trust isolation (14 days) at the following address __________________________.

- from countries listed in List C (in the period from 21 December to 6 January 2021), having stayed or transited for one or more days in those countries and territories for reasons other than those indicated in art. 6, paragraph 1, of the aforementioned D.P.C.M., I will carry out the period of health surveillance/trust isolation (14 days) at the following address __________________________.

- from list D countries (Australia, Japan, New Zealand, Republic of Korea, Rwanda, Singapore, Thailand, Uruguay), as well as other states and territories with low epidemiological risk, identified, among those listed in List E, by order adopted by the Minister of Health pursuant to Art. 6, paragraph 2, of the DPCM 3/12/2020 and E (i.e. all other States not mentioned in the above lists) in the 14 days prior to entry into Italy, since the move is not determined by the aforementioned reasons, I will carry out the planned period of health surveillance/trust isolation (14 days) at the following address __________________________.

In this regard, it states that (if any): __________________________

(Date, time and place of check) Fiumicino, __________________________

Declaration signature __________________________

The Border Police Operator __________________________