

INFORMATION TO BE PROVIDED UNDER REG. UE 2016/679

<i>The Regulation (EU) no. 2016/679 ("GDPR") as well as other legal provisions (including Legislative Decree 196/2003, the "Privacy Code") and Regulations, protect the confidentiality of personal data and impose different obligations on those who process personal information referred to natural persons, defined as Data Subject. Among the most important obligations that the GDPR imposes, there is to inform interested parties and acquire, where required as a legal basis, consent to processing. This note refers to the processing of personal data - provided directly by data subject and / or acquired from third parties - for the issuance of accounting documents relating to the enrollment to Centro Velico Torre Guaceto and related administrative / accounting activities.</i>
<i>Given that the data processing will be based on the principles of lawfulness, fairness and transparency, minimization and limitation of data retention, accuracy, integrity and confidentiality, we provide the following information:</i>
<i>a) The Data Controller is Milo Morachioli, S.S. 379 Km 40 località Monterosso di Apani 72100 Brindisi -C.F. 91035780740 Office: Corso Casale 79 10132 Torino – Telefono:+39-0118193093- info@centrovelicotorreguaceto.it</i>
<i>b) The Centro Velico Torre Guaceto has appointed the Data Protection Officer (DPO), domiciled by the Data Controller for the purposes of the application of data processing regulations, whose contact details are: :+39-0118193093- info@centrovelicotorreguaceto.it</i>
<i>c) the data, supplied or acquired from third parties, will be processed lawfully thanks to the legal basis and only for the purposes described in the following table:</i>

Lawful basis ex GDPR
<i>to allow the correct regulatory, technical and economic management of the contractual relationship</i>
<i>6.1.b – Contract</i>
<i>6.1.c – Legal duty;</i>
<i>Accounting, administrative and financial management</i>
<i>To pursue a right in judgement for the defense of the interests of the Data Controller</i>
<i>6.1.f – Legitimate interest pursued by the controller</i>
<i>Marketing</i>

<i>d) The data will be processed both on paper and magnetic, manually and / or with electronic instruments or, however, automated and are stored for a period of 10 years and, in the event of a dispute, until the judgments in each case have become definitive order and degree.</i>
<i>e) The provision of data is mandatory for everything required for the purposes of legal and contractual obligations. The data may be processed to follow up requests from the competent administrative or judicial authority and, more generally, from public entities in compliance with legal obligations.</i>
<i>f) The data may be processed by persons qualified as Data Controllers pursuant to artt. 4.8 and 28 of the GDPR (Professionals with internal control roles; Accountants, consultancy and services companies, hardware and software assistance companies, ...) both by person acting under the authority of the controller or of the process pursuant to art. 29 of the GDPR that operate under the direct authority of the Data Controller (employees, collaborators).</i>

g) Assuming that the communication to third parties does not exempt the latter from providing information and from treating data lawfully only on the basis of a valid legal basis, MIP point out that, except for communications to persons who have the right to access the data from legal provisions, from Authority orders the data can be communicated to: Sailing Club MIP (Organizer of the Regatta), in the person of the referent Paolo Sito; Banks and financial institutions; Leasing / Factoring company; Insurance and Broker; Professionals and Service Companies; competent authorities for compliance with legal obligations and / or provisions of public bodies;

h) The dissemination of data is limited to publication, in compliance with legal obligations;

a) With reference to any Cloud services that the Data Controller relies on, the data may be transferred to a third country, only in countries characterized by a high standard of personal data protection subject to adequacy decisions by the Authorities.

l) By contacting the DPO, under Article 15 to 22 of the GDPR, at any time it will be possible to exercise their rights, i.e. the right to request the data controller to access personal data and to rectify or delete data or the limitation of the treatment that concerns to them or to oppose to the treatment. By DPO you can also request the list of persons appointed as Data Controllers.

It is the prerogative of data subject to contact a supervisory authority to propose a complaint.