



Privacy Policy - Covid-19 integration

Pursuant to EU Regulation no. 679/2016 (so-called GDPR), information is provided below on the processing of personal data of subjects who, during the emergency COVID-19, so-called Coronavirus, access the premises and offices of AMARI SRL or other places however related to the latter.

AMARI SRL, with registered office in **Via Guido Rossa n. 81/83 - CAP 59015 - Carmignano (PO) - Italy**, e-mail: **info@dolciamari.it**

Type of personal data processed and interested

Within the limits of the purposes and methods defined in this statement, the following are processed:

- a) data relating to body temperature;
- b) information on close contacts at high risk of exposure, in the last 14 days, with suspected or positive results for COVID-19;
- c) information on the origin, in the last 14 days, from risk areas according to the indications WHO.

The personal data being processed refer to:

- a) the staff of AMARI SRL. With respect to these interested parties, this statement supplements the one already provided for the processing of personal data functional to the establishment and execution of the employment relationship;
- b) suppliers, carriers, contractors, visitors and any other third party authorized to access the premises and offices of AMARI SRL or other places in any case referable to the latter.

Purpose and legal basis of the processing

Personal data will be processed exclusively for the purpose of preventing contagion from COVID-19, in execution of the anti-contagion security protocol adopted pursuant to art. 1, no. 7, lett. d) of the Prime Ministerial Decree of 11 March 2020.

The legal basis of the processing is, therefore, to be found in the implementation of the protocols of anti-contagion security pursuant to art. art. 1, no. 7, lett. d) of the Prime Ministerial Decree of 11 March 2020.

Nature of the provision of personal data

The provision of data is necessary to access the premises and offices of AMARI SRL or other places, in any case referable to the latter. Any refusal to confer them prevents you from allowing entry.

Method, scope and duration of treatment

The treatment is carried out by the staff of AMARI SRL who acts on the basis of specific instructions provided regarding the purposes and methods of treatment.

With reference to the measurement of body temperature, AMARI SRL does not make any registration of the data. The identification of the interested party and the registration of the exceeding of the temperature threshold could take place only if it was necessary to document the reasons that prevented access. In this case, the interested party will be informed of the circumstance.

Personal data will not be disclosed or communicated to third parties, except for specific regulatory provisions (e.g. in the event of a request by the Health Authority for the reconstruction of the supply chain of any close contacts of a worker who has tested positive to COVID-19).

The data will be processed for the time strictly necessary to pursue the aforementioned purpose of preventing contagion from COVID-19 and stored no later than the end of the state of emergency, currently set for 31 July 2020 in the Resolution of the Council of Ministers 31 January 2020.

Rights of the interested parties

At any time, the interested parties have the right to access their personal data, to request their correction, updating and related cancellation. It is also possible to oppose the treatment and request its limitation.

These requests may be addressed to AMARI SRL, with registered office in

Via Guido Rossa n. 81/83 - CAP 59015 - Carmignano (PO) - Italy, e-mail: **info@dolciamari.it**

Furthermore, in the event that it is believed that the processing was carried out in violation of the legislation on the protection of personal data, the right to lodge a complaint with the Guarantor Authority for the protection of personal data is recognized, Piazza Venezia, 11 - 00187 - Rome .