F.A.N.I.MAR. Fondo Assistenza Nazionale Integrativa Marittimi

Via Milano 40/C int. 3 - Sc. Dx 16126 GENOVA
Tel. 010/2518524 – www.fanimar.it - e-mail : info@fanimar.it

APPLICATION FORM FOR MARITIME PERSONNEL EMBARKED ON "FAST VESSELS" (HYDROFOILS & CATAMARANS)

The undersigned.....

Тах С	ode		
Reside	ent at	N°	
Provin	ıce	I el	
		IN THE CAPACITY OF	
Emplo	yee of the company.		
With t	he qualification of		in R.O. C.R.L. T.P.
		REQUESTS	in R.O. C.R.L. T.P. gulations on "Insurance Protections" established surance covers: arer – see current C.C.N.L.) Euro 190.00 / annually per seafarer – see er seafarer – see current C.C.N.L.) to category – see our informational norm, extended also to seafarers embarked in the latest Contractual Renewal of June 5, any advances to FANIMAR the payment of the ties a specific request, charging him the full part due for Company participation, as provided
by the	_	penefit from the following insurance	
<u> </u>	,	140.00 / annually per seafarer – se NAVIGATION BOOKLET (Euro 190	· · · · · · · · · · · · · · · · · · ·
<u> </u>		SE (Euro 36.00 / annually per seafar to the chosen membership catego	•
on "Fa 2007; related amour	ast Vessels" (Hydrofo where it is established annual contribution	ils & Catamarans), signed in the lated that the Shipping Company advator for each seafarer who makes a spe	est Contractual Renewal of June 5, nces to FANIMAR the payment of the ecific request, charging him the full
		THEREFORE	
Yours	faithfully,		Signature

DESCRIPTIVE NOTE TO "FAST VESSELS" FORM

A seafarer who embarks on fast vessels (hydrofoils and/or catamarans) can, upon request, enroll in Fanimar for some or all of the insurance covers, as per the attached form. The subscription is purely voluntary and can take advantage of the contribution granted by the shipowner. As stipulated by contractual norms, even when personally paying for a total annual coverage, it should be noted that:

• ACCIDENTS: A seafarer on a special shift, even if embarked for the entire year, will be indemnified only if the accident occurs on board or during the off-duty period, while no indemnity will be recognized in case of an accident during the use of vacation and/or compensatory rest periods.

A seafarer in CRL, on the other hand, will always be indemnified in case of an accident.

• LIFE: In this case, regardless of the contractual position of the seafarer, even if embarked for the entire year, the indemnity will be recognized only if the death occurs on board or during the off-duty period, and not during the use of vacation and/or compensatory rest periods.

The above is always within the limits of the general and/or particular conditions of the insurance policies.

PRIVACY NOTICE

Pursuant to Articles 13 and following of Regulation (EU) 2016/679 of the European Parliament and of the Council ("GDPR")

Premise

The National Supplementary Maritime Assistance Fund ("Fanimar") is a non-profit fund that provides social benefits to workers and retirees ("Members"), with particular focus on health services to complement the National Health Service (S.S.N), as well as general assistance services

Fanimar is committed to protecting the privacy and confidentiality of the personal data it acquires and processes in the course of and for the proper execution of its institutional purposes, such as promoting, implementing, and providing benefits to its Members ("Data Subjects"): i) health services; ii) non-health services such as assistance benefits; iii) economic subsidies ("Benefits"). The Benefits offered by Fanimar consist essentially of: i) Services provided through insurance companies, with which Fanimar stipulates specific agreements, and ii) Services provided directly by Fanimar.

This document explains the methods and purposes of the collection, use, consultation, and processing of personal data by Fanimar and the rights guaranteed to Data Subjects under current privacy legislation.

Below are the contact details of the parties involved in the processing of personal data:

DATA CONTROLLER: Fondo di Assistenza Fanimar

Via Milano 40 C/3, 16126 Genoa, Tel: 010.2518524, Fax: 010.2469079, Email: privacy@fanimar.it

DATA PROTECTION OFFICER: Lawyer Federica Rambaldi

Via Uberto Visconti di Modrone 28, 20122 Milan, Tel: 02 56567604, Fax: 02 56567607, Email: dpo@rbtlegal.it

CATEGORIES OF DATA SUBJECTS

In the course of and for the proper execution of its activities, Fanimar may collect, use, consult, and generally process personal data relating to the following Data Subjects:

- · Individual members of the Fund
- Family members of the member of the Fund, including survivors ("Family Members")
- Retirees
- Individuals (natural persons) benefiting from the coverage other than those mentioned above

CATEGORIES OF PERSONAL DATA

In the course of and for the proper execution of its activities, Fanimar may collect, use, consult, and generally process the following personal data of Data Subjects:

- · Personal identification data: tax code, name and surname, date of birth, residential address, gender, family relationship
- Contact details: phone number, fax number, email address, residential address, domicile address
- Main data relating to the employment contract linking the Data Subject to the Employer Member: contractual and/or employment relationship, professional classification
- Identification details: identification numbers issued by agencies or government entities (e.g., depending on the country of residence of the Data Subject, social security or national insurance number, passport number, identity card number, tax code, driver's license number)
- Financial information: payment card number, bank account number and bank details, income, and other financial information
- Insured risk: information on the insured risk containing personal data
- Health data: data relating to health, such as past, present, or future physical and/or mental health status, injury information, (risk of) diseases or disabilities, medical care, examination and checks received, relevant personal habits such as smoking or alcohol consumption, information on prescription medications, medical history.

SOURCES OF PERSONAL DATA COLLECTION

In the course of and for the proper execution of its activities, Fanimar may acquire the personal data of Data Subjects:

• Directly from Data Subjects during: (i) registration: (ii) direct/indirect medical expense reimbursement requests

- · From experts (including legal doctors), appraisers, lawyers, accountants
- From other parties involved in the management of Benefits with which Fanimar has contractual and/or agreement relationships (insurance companies, service companies, healthcare facilities)

Personal data may be acquired via phone, email, postal documents, and hand-delivered documents.

To fulfill direct/indirect medical expense reimbursement requests by Data Subjects, Fanimar will need to collect, use, consult, and generally process health data. For the proper and lawful processing of such data, the express and explicit consent of the Data Subject will be necessary. Without this consent, Fanimar will not be able to process such data and, consequently, will not be able to provide Renefits

To this end, Fanimar will provide Data Subjects with prior, specific, and adequate information and will collect the explicit consent of the Data Subject (see section CONSENT AND WITHDRAWAL).

CATEGORIES OF PERSONAL DATA RECIPIENTS

In the course of and for the proper execution of its activities, Fanimar may transmit the personal data of Data Subjects to the following categories of subjects:

- Data Processor
- · Experts (including legal doctors), appraisers, lawyers, accountants
- Parties involved in the management of Benefits with which Fanimar has contractual and/or agreement relationships (insurance companies, service companies, healthcare facilities, credit institutions, consulting and insurance brokerage companies)
- · Employers
- · Public Authorities, Supervisory Authorities, and Financial Administration

PURPOSES OF HEALTH DATA PROCESSING AND LEGAL BASIS FOR PROCESSING

Fanimar processes the personal data of Data Subjects in compliance with the provisions of the GDPR and Legislative Decree 193/2003 and its subsequent amendments and integrations.

This section defines the purposes for which Fanimar acquires, uses, and generally processes personal data, describes the methods of sharing the collected information, and specifies the "legal bases" on which the processing of information is based. If Fanimar intends to further process personal data for purposes other than those for which they were collected, it will provide Data Subjects with information about those different purposes and any additional relevant information required by the GDPR before such processing.

The processing of personal data is carried out to fulfill its institutional purpose, namely providing Benefits to Data Subjects by virtue of their membership in Fanimar and the express consent of the Data Subject for those particular categories of personal data (health data) for which such consent is necessary, pursuant to the GDPR (see section CONSENT AND WITHDRAWAL).

The processing of personal data may be carried out to safeguard Fanimar's legitimate interests for defense in legal proceedings or when required to comply with obligations imposed by legislative and regulatory provisions from time to time in force.

For more information on the purpose of personal data processing, please refer to Fanimar's membership and contractual documentation.

CONSENT AND WITHDRAWAL

Fanimar is prohibited from processing personal data revealing health-related information unless the Data Subject has given explicit consent to the processing of such data, necessary to execute the insurance contracts stipulated collectively with the insurance company in favor of the Data Subject or to execute reimbursements or subsidies provided directly by Fanimar. Without explicit consent, Fanimar will not be able to process such data and, consequently, will not be able to fulfill its contractual obligations.

Consent to the processing of such data explicitly authorizes the Data Controller to share such data with the Data Processor and any Joint Data Controllers.

The Data Subject may withdraw consent to the processing of such data at any time, without affecting the lawfulness of processing based on consent before its withdrawal. Withdrawal of consent will result in Fanimar's inability to fulfill its contractual obligations, with the simultaneous suspension of Benefits.

AUTOMATED DECISION-MAKING PROCESSES, INCLUDING PROFILING

Pursuant to Article 22 of the GDPR, Fanimar does not use automated decision-making processes. If Fanimar were to use them in specific cases, it would directly inform the Data Subject, as provided by the current national and European privacy legislation.

Fanimar does not process data to evaluate certain personal aspects (so-called profiling).

SECURITY MEASURES

Fanimar adopts physical, electronic, and procedural security measures appropriate to the sensitivity of the information in their possession. These measures vary depending on the sensitivity, format, location, quantity, and distribution methods and storage of personal data and include measures to protect personal data against unauthorized access. Security measures include, where appropriate, encryption of communications via SSL, encryption of stored information, firewalls, access controls, separation of functions, and other similar security protocols.

Access to personal data is limited to staff and third parties who need to access it for appropriate and legitimate business purposes and related to Fanimar's institutional purposes.

LIMITS ON COLLECTION AND STORAGE

Fanimar is committed to processing (collecting, using, disclosing, etc.) personal data for the fulfillment of specific contractual and membership obligations within the limits allowed by current national and European privacy legislation. If Fanimar needs to process personal data for purposes other than those indicated in this privacy notice, it undertakes to inform Data Subjects of such different and additional purposes and to request the consent of Data Subjects where such consent is necessary.

Personal data is retained for the period necessary to fulfill contractual and membership obligations as well as to meet legal obligations that apply to Data Subjects and all parties involved in processing, as well as for other permitted and related purposes or as provided by applicable law.

When personal data is no longer needed to fulfill contractual, membership, and legal obligations, Fanimar anonymizes it (with the possibility of retaining and further using anonymized information) or securely deletes it regularly, unless further processing is required (for a limited period) for the following purposes: compliance with retention periods required by commercial and tax law.

ACCURACY, RELIABILITY, TRANSPARENCY

Fanimar ensures that Personal Data is always processed accurately, completely and up-to-date. Data subjects may contact Fanimar at the e-mail address privacy@fanimar.it to update their Personal Data. Any questions about Fanimar's privacy practices should be addressed to the Data Protection Officer Data Protection Officer (DPO) at the email address: dpo@rbtlegal.it.

RIGHTS OF THE DATA SUBJECT

All Data Subjects, i.e., natural persons to whom the Personal Data refer, have the following rights regarding the protection of Personal Data. These rights can be exercised by contacting the Data Controller via email at privacy@fanimar.it or by sending a registered letter to Fanimar's legal address at Via Milano 40 C/3, 16126 Genoa:

- Right of access (Art. 15 GDPR): Request information on the use and processing of Personal Data.
- Right to rectification (Art. 16 GDPR): Correction of any inaccuracies in Personal Data.
- Right to erasure (Art. 17 GDPR): Deletion of Personal Data if there is no longer a legal basis for processing it or if the Data Subject withdraws consent.
- Right to restriction of processing (Art. 18 GDPR): If the Data Subject disputes the accuracy of Personal Data, processing is restricted for the time necessary to verify the request.
- Right to portability (i.e. receipt and transmission to another controller) of retained Personal Data (Art. 20 GDPR),
- Right to object (Art. 21(1) and (2) GDPR "1.The data subject shall have the right to object at any time, on grounds related to his or her particular situation, to the processing of personal data concerning him or her pursuant to Article 6(1)(e) or (f), including profiling on the basis of those provisions. The controller shall refrain from further processing the personal data unless he demonstrates the existence of compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defence of legal claims. 2. Where personal data are processed for direct marketing purposes, the data subject shall have the right to object at any time to the processing of personal data concerning him/her carried out for those purposes, including profiling insofar as it is related to such direct marketing."),
- · Right to revoke one's consent to the processing of Personal Data, as set out in the preceding paragraph

"CONSENT AND REVOCATION".

These rights are subject to certain exceptions in order to protect public interests (e.g. the prevention and investigation of criminal offences). Fanimar undertakes to reply to most requests to exercise the above rights within 30 days of their receipt to the addresses indicated in this notice. If Fanimar and the appointed DPO are unable to provide an adequate response to a request for clarification or a complaint, Data Subjects shall have the right to lodge a complaint with the Italian Data Protection Authority (Ufficio Relazioni with the Public, Piazza di Monte Citorio n. 121 - 00186 Rome Telephone: (+39) 06.69677.2917 E-mail: urp@gpdp.it). For any questions or requests relating to this Privacy Policy, you may contact the DPO by writing to the following e-mail address: dpo@rbtlegal.it.

Below are the contact details of the DPO: Federica Rambaldi, Via Uberto Visconti di Modrone 28, 20122 Milan.

NOTE

Right to object in specific cases under Art. 21, para. 1, of the GDPR:

The Data Subject has the right to object at any time to the processing of Personal Data concerning him or her under Article 6, para. 1, letter e) (public interest) and Article 6, para. 1, letter f) (legitimate interests) of the GDPR. This also applies to profiling under Article 4, para. 4, of the GDPR. If the Data Subject exercises the right to object, Fanimar will cease to process their Personal Data unless there are compelling legitimate grounds for the processing that override the interests, rights, and freedoms of the Data Subject, or unless the processing is necessary for the establishment, exercise, or defense of legal claims.

Right to object to processing for direct marketing purposes under Art. 21, paras. 2 and 3, of the GDPR:

If Personal Data is processed for direct marketing purposes, the Data Subject has the right to object at any time to the processing of their Personal Data for such promotional purposes; this also applies to profiling to the extent that it is related to direct marketing. If the Data Subject exercises the right to object to processing for direct marketing purposes, their Personal Data will no longer be used for this purpose.

CONSENT STATEMENT FOR THE PROCESSING OF HEALTH DATA

I, the undersigned	born in	on	
Tax Code			
	acknowledge:		
(i) the above PRIVACY NOTICE (pag (ii) that Fanimar, in order to fulfill serv (iii) that for the correct and lawful pro- Fanimar will not be able to process s	vice requests, will need to collect an cessing of health data, my explicit a	nd process health data; and express consent is requir	
hereby expressly and explicitly give r the provision of services when I subn		Controller, to process my he	alth data to proceed wit
, date / /			
nature)			