

PASSENGER LOCATOR FORM ACCORDING ARTICLES. 46 AND 47 OF THE D.P.R. DECEMBER 28TH 2000, No. 445

This is a declaration to comply with the provisions of the "Users information guidelines and organizational methods for containing the spread of COVID-19 in public transport" - Technical Annex: OTHER SERVICES (annex 2) to the Prime Minister's Decree of September 7th 2020.

First and Middle name	Last name
Passport / ID number	Issue date
Nationality	Birthday
Country of Birth	City of birth
Living in (please write full address)	
Email	Mobile n.
Line you are travelling on	
Day	Time

aware of the criminal consequences foreseen in the case of false declaration to a public officer (**art. 76 of President Decree no. 445/2000 and art. 495 of the criminal code**)

DECLARES UNDER ITS LIABILITY

- (i) not to be affected by COVID-19 or not to have undergone a mandatory quarantine period of at least 7 days;
- (ii) not to experience symptoms connected to COVID-19 such as, for example, body temperature above 37.5 ° C, cough, cold and not to have had contact with a person suffering from COVID-19 in the last 14 days;
- (iii) the commitment to quit the trip and to inform the competent Health Authority in the event that any of the aforementioned symptoms emerged before the trip or occurred within eight days after arriving arrival at the destination of the service used.

I authorize the use of personal data according to and for the purposes of the reg. EU / 2016/679.

_____, _____
(place) (date)

Declarant signature

INFORMATION ON PERSONAL DATA PROCESSING

The information pursuant to the General Data Protection Regulation EU / 2016/679 (so-called GDPR) is available on the website <https://www.arriva.it>.

INFORMATION ON PERSONAL DATA PROCESSING

According to EU Regulation n. 679/2016 (so-called GDPR), below information is provided on personal data processing of passengers who, during the COVID-19 emergency, access either non-scheduled buses (NCC) or authorized (commercial lines) for medium and long distance, as well as for buses used for Arriva Italia s.r.l. LPT services.

Data Treatment Holder

Arriva Italia s.r.l., (hereinafter Arriva) with registered office in – Via Trebazio, 1 - 20145 Milano, e-mail arriva@arriva.it
The Data Protection Officer (RPD / DPO) designated by the Data Controller, is available for any and further questions relating to the personal data processing, at the following (Art. 38, Paragraph 4, GDPR): e-mail: privacy@arriva.it

Personal data processed

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

- a) data relating to the non-affected to COVID-19 and the non-submission to the mandatory quarantine period of at least 7 days;
- b) data relating a declaration of the absence of symptoms connected to COVID-19 such as, for example, body temperature above 37,5 ° C, cough, cold and the absence of contact with a person affected by COVID-19 in the last 14 days;
- c) relating to the commitment to renounce to the trip and to inform the Health Authority in the event that any of the aforementioned symptoms emerged before the trip or occurred within eight days from arrival at the destination of the service used.

The personal data being processed refer to:

- a) passengers of non-scheduled bus services (NCC) and authorized (commercial) lines for medium and long distance, as well as for buses used for Arriva LPT services.

Purpose and legal basis

Personal data will be processed exclusively for the purpose of preventing contagion from COVID-19, according to guidelines to inform users of public transport, annex 2 of the DPCM September 13th, 2020 for containing the spread of COVID-19 in public transport.

The legal basis of the treatment is therefore regulatory.

Nature of personal data provision

The provision of data is necessary to access the aforementioned services in derogation to the interpersonal distance of one meter, based on the provisions of the Prime Ministerial Decree of September 13th 2020. Any refusal to provide them prevents access to the service.

Method, scope and duration of treatment

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

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 reconstructing 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.

Transfer of data outside the European Union

Personal data are not disclosed to recipients located in a non-EU third country.

Rights of the interested parties

At any time, everyone has the right to access his personal data, to request their correction, and the update.

These requests can be addressed directly to Arriva, at the addresses indicated in the introduction.

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