PRIVACY POLICY

Information about protection of personal data

in compliance with art. 13 D.Lgs. 196/2003 (Italian law)

In compliance with and for the effects of art. 13 Legislative Decree 30 June 2003, the company **Agenzia Marittima De Felice SRL** with registered office located in **Via M. Coppino**, **433** - **55049 Viareggio (LU)**, in its capacity as owner, informs those concerned about what are the purposes and methods of processing personal data collected, their scope of communication and dissemination, in addition to the nature of their contribution.

PURPOSE OF THE TREATMENT

1. Contact form: personal data collected in this way are the subject of processing and are processed and used directly to contact you in case of direct contact

Personal Data: surname, name, e-mail address and telephone number.

TREATMENT METHODS

The processing of data is carried out through IT procedures, electronic means and residually on paper by internal individuals specifically appointed as well as by external managers in the case appointed, and this also on the basis of existing contractual agreements. The data are stored in computerized, electronic archives, and in residual paper with full insurance of the security measures provided by the legislator.

COMMUNICATION AND DIFFUSION

Personal data will not be disclosed by the Owner.

Communication to third parties, other than the Data Controller, managers, internal but also external to the company structure, and by the persons in charge of processing identified and appointed respectively pursuant to art. 29 and 30 of Legislative Decree. n. 196/2003 and subsequent amendments, it is provided where necessary for the pursuit of the purposes indicated and in each case within the limits thereof, to third parties and companies, such as legal and industry consultants, third-party companies providing services and technical assistance, including IT , engaged in the correct and regular pursuit of the purposes described. In any case, processing by third parties must be carried out according to correctness and in compliance with the provisions of the law in force.

RIGHTS OF THE INTERESTED PARTY

The interested party can assert his rights as expressed in the art. 7, 8, 9 and 10 of Legislative Decree. 30 June 2003 n. 196, by contacting the data controller, also through the mail address <u>office@defelice.yachts</u>.

Particularly according to the art. 7, the interested party can obtain confirmation of the existence or not of personal data concerning him, even if not yet registered, and their communication in intelliaible form. The interested party has the right to obtain the indication: a) of the origin of the personal data; b) of the purposes and methods of the processing; c) of the logic applied in case of treatment carried out with the aid of electronic instruments; d) of the identifying details of the holder, of the responsible and of the designated representative according to article 5, paragraph 2; e) of the subjects or categories of subjects to whom the personal data may be communicated or who can learn about them as appointed representative in the territory of the State, managers or agents. The interested party has the right to obtain: a) updating, rectification or, when interested, integration of data; b) the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed; c) the attestation that the operations referred to in letters a) and b) have been brought to the attention, also as regards their content, of those to whom the data have been communicated or disclosed, except in the case where such fulfillment is with any doubt impossible or involves a use of means manifestly disproportionate to the protected right. The data subject has the right to object, in whole or in part: a) for legitimate

reasons, to the processing of personal data concerning him / her, even though they are relevant to the purpose of the collection; b) to the processing of personal data concerning him for the purpose of sending advertising or direct sales material or for carrying out market research or commercial communication.

CONSERVATION TIME

Data will be kept for the time necessary to complete the administrative, accounting and fiscal purposes related to the relationship established with the registration and also descendants from the obligations established by law, however within the prescribed terms set for the rights and obligations under the treatment, without prejudice to the other defensive needs of the Owner and until the conclusion thereof.

With reference to the processing for the purposes referred to in point 2, the data will be stored in compliance with the law, as also specified in the specific provision by the Authority for the protection of personal data, and in any case subject to opposition to the processing by the interested. The opposition to the treatment can be advanced by the interested party independently for one or the other sending method.

OWNER AND RESPONSIBLE OF TREATMENT

The owner is the company **Agenzia Marittima De Felice SRL** with registered office located in Via M. Coppino, 433 - 55049 Viareggio (LU), which maintains an updated list of appointed managers, and ensures the inspection of the 'interested, upon request sent to the address <u>office@defelice.yachts</u>.

CONFIDENCE NAME AND CONSEQUENCES OF REFUSAL

The conferment of data is optional and is left to the will of the subject who decides to register on the website of the owner. Failure to provide data that is strictly necessary to guarantee registration will make it impossible to comply with the request of the interested party.

CONSENSUS

According to the art. 24, paragraph 1, letters A) and B) of Legislative Decree no. 196/2003 as subsequently amended and supplemented the consent to the processing of personal data provided for the purposes referred to in point 1 is not necessary In accordance with art. 23 and of the art. 130 of Legislative Decree. 196/2003, consent to the processing of the aforementioned data for the purposes referred to in paragraph 2 is necessary as they are collected for marketing purposes to be performed as predicate in the purpose section. It is specified, in compliance with Provision no. 330 of 04 July 2013 of the Guarantor for the Protection of Personal Data, that the consent given for the automated methods also extends to the traditional ones. Without prejudice to the rights already expressed in this informative note to the paragraph "rights of the interested party".

PROVISION OF CONTENT

After taking vision of the information provided pursuant to and for the effects of art. 13 of Legislative Decree. n. 196/2003 as subsequently amended and supplemented, and the purposes and methods of treatment, the interested party, aware that any lack of authorization implies the impossibility for the holder to follow up on the processing activities subject to express and specific consent.

In particular:

I ACCEPT and give my consent to the mentioned treatment. The Owner will proceed in this case to use personal data collected for the purposes indicated in this document.

I DO NOT ACCEPT and I DO NOT AGREE to such processing. In this case the activities described above will NOT be carried out.