



Città di Chioggia *Città d'arte*

(to be kept by the accommodation facility manager)

EXEMPTION DECLARATION **(Art. 3 Municipal Regulation on Tourist Tax)**

The undersigned _____ born in _____ province _____ on ____/____/____
resident in _____ province _____ street/square _____ n. _____
ZIP code _____ ID code _____ telephone number _____
e-mail _____

Aware of the criminal penalties for making false statements pursuant to Article 76 of Presidential Decree No. 445 of 28 December 2000;

DECLARES

that in the period from _____ to _____, total number of nights
_____, will stay/has stayed at the accommodation facility
_____ located in _____

For the purposes of exemption from payment of the tourist tax

DECLARES

to fall into one of the categories listed below:

O. Disabled people and their companions (max 2 people) indicate the details of the companions:

Surname	Name	ID code

O. Minors under 6 years of age (indicate the minors' details):

Surname	Name	ID code

O. Over 75 years of age;

O. Worker employed by company/business _____ VAT number _____
who carries out activities, even temporary, in the municipal area;



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O. Persons who care for patients admitted to local healthcare facilities, with one companion per patient (please indicate the patient's details in the box below):

Surname	Name	ID code
Shelter facility	Period of hospitalization	

We hereby also declare that the stay at the accommodation facility indicated above is for the purpose of providing healthcare to the patient.

O. Parents or carers who assist minors under the age of eighteen who are hospitalised in local healthcare facilities, for a maximum of two people per patient (indicate the patient's details in the box below):

Surname	Name	Id code
Shelter facility	Period of hospitalization	

We hereby also declare that the stay at the accommodation facility indicated above is for the purpose of providing healthcare to the patient.

O. Volunteer who, in the social sphere, offers his/her service in the municipal area on the occasion of the event _____ or demonstration _____ organised by the Municipal, Provincial and Regional Administration or for environmental and humanitarian emergencies (indicate which) _____;

O. Member of the state and local police forces, as well as of the national fire brigade corps who are staying for service reasons;

O. Coach driver/tour guide providing assistance to organized groups (consisting of at least 20 people, with travel organized through a tourist package prepared by a professional organizer with a single booking and who are staying in the same accommodation facility);

O. Participant in the sporting, recreational and cultural event _____ aged under 16, organised under the patronage of the Municipality by recognised associations (send list of participants in advance).

Any additional information:

Attach a copy of your valid identity document.

Date _____ Signature _____



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General information on the processing of personal data - Tax Office

The Local Authority, as the data controller of its users' personal data in the performance of its public administration duties and services, pursuant to Article 13 of EU Regulation 2016/679 (GDPR), hereby informs you that, for the proper performance of its institutional functions, the Authority processes your personal data in compliance with the principles of legality, legitimacy, fairness, and transparency, providing the following information:

Data controller: **Municipality of Chioggia**
Registered office: Corso del Popolo, 1193
pec: chioggia@pec.chioggia.org
041/5534811

Data Protection Officer (DPO): **Avv. Maela Coccato**
Telephone: 049/5013306
email address : dpo@chioggia.org

Type of personal data processed

With reference to the Procedure and the purposes described below, the Organization will process the following personal data:

COMMON PERSONAL DATA	<ul style="list-style-type: none">- Personal data- Contact details (email address, telephone number, residential address, domicile)- Personal identification data (tax code, identity card, VAT number, IBAN)- Income information
SPECIAL CATEGORIES OF SPECIAL DATA	<ul style="list-style-type: none">- Health status and health data (exempt from tourist tax)

Purpose and legal basis of the processing

The purposes for which the Organization processes your personal data are described below, both in managing the Procedure and in the possible management of future relationships.



(to be kept by the accommodation facility manager)

PURPOSE OF THE PROCESSING

- Management and operation of public entities' activities aimed at enforcing tax provisions, including through their concessionaires.
- Management of tax control and inspection activities.
- Management of administrative and judicial enforcement activities.
- Management of the granting, liquidation, modification, and revocation of financial benefits, incentives, donations, other emoluments, and authorizations.
- Management of procedural access, civic access, generalized access, access for Municipal Councilors and other forms of access.
- Management of the publication of deeds, documents, and information in the Transparent Administration sections pursuant to Legislative Decree 33/2013, and in the Institution's Public Notice Board pursuant to Article 124 of the TUEL and related regulations.
- Initiate and manage a tax mediation procedure;
- Processing of certificates relating to possession of the requirements for requesting exemption from paying the tourist tax.

The above-mentioned processing purposes are lawfully based on the following legal bases:

LEGAL BASIS

- Processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the data controller – pursuant to art. 6, paragraph 1, letter e) of Regulation (EU) 2016/679.
- Processing is necessary for compliance with a legal obligation to which the data controller is subject – pursuant to art. 6, paragraph 1, letter c) of Regulation (EU) 2016/679.
- For special categories of personal data, where required for one or more specific purposes, the interested party has given his or her explicit consent to the processing of personal data – pursuant to art. 9, paragraph 2, letter a) of Regulation (EU) 2016/679.
- Processing is necessary for reasons of significant public interest on the basis of Union law or, in domestic law, by provisions of law or in the cases provided for by law, by regulation – pursuant to the combined provisions of Articles 9, paragraph 2, letter g) of Regulation (EU) 2016/679 and 2 – sexes of Legislative Decree 196/2003 as amended by Legislative Decree 101/2018

Categories of potential recipients of personal data

The processing is carried out by the Organization's staff and by persons authorized for this purpose, pursuant to Article 28 of Regulation (EU) 2016/679, who are trained and committed to confidentiality and assigned to the relevant activities in relation to the purposes pursued.

The collected data will not be disclosed or shared without your explicit consent, except for necessary disclosures that may involve the transfer of data to public bodies, consultants, or other parties for compliance with legal obligations.

Period of retention of personal data



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is indicated below. If this period is not identifiable, the criteria used to determine it are provided below. Generally, please note that the data will be processed for as long as necessary to carry out the specific procedure and may subsequently be retained if necessary for other services.

NATURE OF THE TREATMENT	RETENTION PERIOD
Documents, paper, analogue and informative, contained in the proceedings files, as well as data and documents, including investigative and intra-procedural ones	The data is retained in accordance with the regulations on the retention of administrative documentation. In the event of litigation, whether in or out of court, the data may be retained beyond the terms indicated above to safeguard the rights and interests of the Data Controller.
Data and electronic documents present in the information and management systems of the Institution	Data is retained in accordance with administrative documentation retention regulations. In the event of litigation, whether in or out of court, data may be retained beyond the aforementioned deadlines to safeguard the Data Controller's rights and interests.
Data, documents, and information published on the online notice board, on the Institution's institutional website, and in the subsections of the Municipality's Transparent Administration	Data and information published on the public notice board remain published for 15 days (unless otherwise provided by law or specific regulation pursuant to Article 124 of the TUEL). The data and information published in Transparent Administration remain visible for 5 years from 1 January following the year of publication (unless otherwise required by law for specific matters).

Rights of the interested party

We hereby remind you that you have the right to request access to your personal data at any time from the entity, to rectify it if it is inaccurate, and to erase it. You may also request restriction of processing concerning you, and to object to such processing if it is exercised unlawfully. Requests to exercise the aforementioned rights may be submitted either to the undersigned Data Controller or to the designated Data Protection Officer, using the contact details above (pursuant to Articles 15 et seq. of GDPR 2016/679). You also have the right to lodge a complaint with the competent Supervisory Authority, the Italian Data Protection Authority.

Provision of personal data

Please note that the provision and communication of personal data as listed above is mandatory under the conditions specifically identified by law. Refusal to provide mandatory and necessary information may make it impossible to properly manage the process and, consequently, to provide the specifically requested or required service.

Sources of knowledge of the personal data processed

Finally, we inform you that your personal data may be collected from third parties, such as public databases or other sources, which may be indicated as follows:

- The data can be requested and obtained by the Municipality from other Public Administrations.
- The data may be acquired by the Institution by accessing the databases of other public bodies (for example, but not limited to: Revenue Agency, Land Registry, INPS, Land Registry, ANPR, etc.).
- The data may be collected from parties other than the additional interested parties, such as the declarant or the delegate, who also declare, pursuant to Presidential Decree 445/2000, that they have



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informed the additional interested parties regarding the processing of personal data referred to in this notice.

The undersigned _____ gives his/her consent to the processing of sensitive data with specific reference to the declaration made for exemption from payment of the tourist tax.

Place, Date

Signature

Updated April 16, 2026