# Self-declaration form

for entering the island of Heligoland on the territory of the district of Pinneberg

<table>
<thead>
<tr>
<th>Surname</th>
<th>Name</th>
<th>Date of birth</th>
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<tbody>
<tr>
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<table>
<thead>
<tr>
<th>Residential address Mainland</th>
<th>ZIP Code, City</th>
<th>Cell phone number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Street and number</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>If applicable customer</th>
<th>If applicable employer</th>
<th>If applicable construction project</th>
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Residential address on Heligoland (also applicable for second-home owners) Street and number

______________________________________________________________________________________________

The district of Pinneberg has per general ruling of 27/11/2020 restricted the access to the island of Heligoland for travelers who in the past 10 days stayed in an international area considered a risk area by the Robert-Koch-Institute and categorized as such on the day of arrival on Heligoland. Moreover, a prohibition on entry applies to persons who want to travel to Heligoland for tourism.

I declare:

- The purpose of my trip to Heligoland is work-related or a family visit or I reside there and
- I do have documentation in paper or electronic format written in German, English or French proving a negative test result in relation to an infection with the corona virus. The underlying test result has not been detected more than 48 hours before entry. The underlying test meets the latest and published requirements by the Robert Koch Institute or by the respectively applicable regulation in relation to the obligation to test incoming travelers from risk areas (provide proof).
- I have not stayed in any areas that on the day of entry are considered as an international risk area according to §1 section 4 State Ordinance of 06/11/2020 on quarantine measures for incoming and homeward bound travelers to combat corona virus in the past 10 days.
- I have in the past 10 days stayed in one area that on the day of entry is considered an international risk area, namely in

  __________________________________________________________________________________________

The following exemption is applicable:

- I do have documentation in paper or electronic format written in German, English or French proving a negative test result in relation to an infection with the corona virus. The underlying test has been conducted less than 48 hours before entry or alternatively when entering Germany. The underlying test meets the latest and published requirements by the Robert Koch Institute or by the respectively applicable regulation in relation to the obligation to test incoming travelers from risk areas (provide proof).

  __________________________________________________________________________________________

Place and date  Signature

Page 1 of 2
Information acc. to Art. 13 GDPR* regarding the processing of personal data by the district administration of Pinneberg

Who is responsible for the processing of data?
Responsible for the processing of data at the district administration of Pinneberg is: Landrat des Kreises Pinneberg, Kurt-Wagener-Straße 11, 25337 Elmshorn.

Who can I contact if I have questions about data protection?
The data protection officer at the district administration of Pinneberg is available for questions about data protection. He can be contacted at Kurt-Wagener-Straße 11, 25337 Elmshorn or via email at m.datenschutz@kreis-pinneberg.de.

What are my rights as a person affected by data processing?
In regard to the processing of your personal data you have the right of access (Art. 15 GDPR), right to rectification (Art. 16 GDPR), right to erasure (Art. 17 GDPR), right to restriction of processing (Art. 18 GDPR) as well as the right to object (Art. 21 GDPR). The latter is only applicable if there is no overriding public interest in the processing of the data. If your data is processed based on a consent you also have the right to data portability (Art. 20 GDPR).

Can I revoke my permission?
If the processing of your personal data on the other hand is necessary (Art. 6 para 1 e GDPR read in conjunction with §3 para. 1 State Data Protection Act) to perform the task within the competence of the district administration of Pinneberg or in the exercise of official authority vested in the district administration of Pinneberg, the processing is not based on a consent, but is regulated by law. The right to revocation does not apply in this case.

Information regarding the processing of personal data by the district administration of Pinneberg within the framework of general ruling of the district of Pinneberg for the restriction of access to the island of Heligoland for the protection of the population against the spreading of corona virus SARS-CoV-2 as amended from time to time.

What are the purpose and legal basis for processing my personal data?
The special service Health at the district administration of Pinneberg collects your personal data via the municipality of Heligoland as well as information about your status as an incoming or homeward bound traveler arriving from an area designated as a risk area by the Robert Koch-Institute or the federal state of Schleswig-Holstein in order to be able to assess the risk of infection with corona virus SARS-CoV-2 emanating from you. The legal basis for the collection and processing can be found in Art. 6 para 1 e General Data Protection Regulation (GDPR) read in conjunction with §28 para. 1 sent. 1 Law on the Prevention of Infection read in conjunction with the State Ordinance on Quarantine measures for incoming and homeward bound travelers for combating the corona virus as amended from time to time as well as in fig. 2 of the above mentioned general ruling of the district of Pinneberg.

How long will my data be stored?
The self-declaration form containing your data will be stored by the municipality of Heligoland for 4 weeks and then be destroyed.

Will my data be disclosed?
The data will only be disclosed to the district of Pinneberg's health authority if the health authority needs the data in connection with a case of infection with COVID-19 to trace infection chains and/or determine contacts.

Am I obligated to provide my personal data?
The obligation of providing personal data for these proceedings arises from the above-mentioned regulations. In case of an infection with COVID-19 the data is needed to trace infection chains and determine contacts, thus the containment of the virus and the protection of the population.