

BOOKING REQUEST FORM

A. TRAVELLERS' DETAILS (BLOCK CAPITALS):

--

CONTACT NAME	
PASSPORT NO	
COUNTRY AND DATE	

NUMBER OF GUESTS:	
ADULTS	
CHILDREN (2-10)	
TODDLERS (0-1)	

Others components of group (Surname, Name and Date of birth)

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____



WEVILLAS

by CDL SWISS SAGL

7. _____
8. _____
9. _____
10. _____
11. _____
12. _____
13. _____
14. _____
15. _____
16. _____
17. _____
18. _____
19. _____
20. _____
21. _____
22. _____
23. _____
24. _____
25. _____
26. _____
27. _____
28. _____
29. _____
30. _____

B. REQUESTED ACCOMODATION:

Property Name	Dates	Duration (nights)	Total Rate
	From:	To:	€

C. ADDRESS FOR ALL CORRESPONDENCE AND TRAVEL DOCUMENTS:

Name:					
Address:					
City:		Post Code		State (US) Country(UK)	
Telephone		E-mail			
Mobile					

D. REMITTANCE: PLEASE COMPLETE THE APPROPRIATE SECTION:

<p>IF YOU ARE REQUESTING A BOOKING MORE THAN 70 DAYS IN ADVANCE: complete this box with 30% of the total rental charge and send that sum by bank transfer to: Account Name: CDL SWISS Sagl; Bank Name: Banca dello Stato del Cantone Ticino; Currency: Euro; IBAN: CH75 0076 4123 6062 72 003; BIC SWIFT: BSCTCH22</p>	Total Deposit	€
--	---------------	---

<p>IF YOU ARE REQUESTING A BOOKING LESS THAN 70 DAYS IN ADVANCE: complete this box with the total rental charge for the requested property and send that sum by bank transfer to the account detailed above.</p>	<p>Total Amount</p>	<p>€</p>
--	---------------------	----------

- A 30% property rental deposit is due for bookings made more than 70 days before arrival date. It's mandatory to ensure your booking.
- For bookings within 70 days of arrival date, the total rental charge is due.
- In the event of non-payment of any balance due on the due date, CDL SWISS Sagl will reserve the right to cancel the holiday and the booking deposit will be forfeit.
- All rates in the CDL SWISS Sagl's website are expressed in Euro. All sums paid to CDL SWISS Sagl should be made via bank transfer to the Euro bank account detailed above. All transfers must be made net of bank charges and exchange commissions, both sending and receiving. Any shortfall being a debt owed by the Customer must be paid either when paying any balance or at the commencement of the rental period, in cash to the Proprietor.
- A substantial security deposit will be payable in cash on arrival. The amount required has been previously communicated by email, after your information request. Other methods of payment may be accepted and will be communicated prior to confirmation of the booking.

E. DECLARATION:

I have read and understood CDL SWISS Sagl's Term and Conditions and other informations detailed in the brochure and web site and I accept them on behalf of the persons listed. I confirm that I am a member of the party travelling and I accept the prices quoted.

DATE

SIGNATURE _____

Name (In block capitals)

PLEASE RETURN THIS FORM WHEN SIGNED VIA E-MAIL AT info@wevillas.com

Privacy statement relating to personal data processing

In Switzerland, the Federal Data Protection Law (FADP) is currently undergoing a review (as at August 2018) in order to harmonise the FADP to the level of protection afforded by European Regulation 679/2016 ("GDPR"). Although the GDPR has not been implanted in domestic law, it applies outside the European Union too, hence also in Switzerland.

Although the revised FADP has not come into force yet and GDPR only applies under certain conditions, CDL SWISS SAGL (the "Company") deems it important to inform customers of developments and of the scope of application of personal data processing laws, in particular in Switzerland and Europe.

For those reasons, in relation to the personal data that the Company will acquire and process in respect of customers, we wish to inform you of the following.

I. Data Controller

CDL SWISS SAGL, Strada Cantonale, Stabile n. 218, 6563 Mesocco, telephone number + 41 91.831.13.37, e-mail info@wevillas.com and info@villasbuy.com is the data Controller in relation to the processing of your personal data.

II. Purposes of data processing

The processing is aimed at the correct and complete performance of the contract, both with respect to the owners looking to sell or lease property and also to prospective leasers or buyers. Your data shall be processed to:

- Fulfil tax and accounting requirements;
- Comply with the obligations of the Company, its executives, owners and personnel.

Personal data may be processed manually or automatically (including via portable devices) and processed using the means strictly required to achieve the aforementioned purposes.

III. Lawfulness of processing

The Company shall process your personal data lawfully, in all cases where:

- processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract;
- processing is necessary for compliance with a legal obligation to which the Company is subject;
- the data subject has given express consent to the processing of his or her personal data in relation to receiving newsletters reporting news, events, promotions and other commercial communications, to the extent that you wish to purchase/lease/sell a property outside Switzerland and/or of Europe, in particular without limitation, in the United States of America.

IV. Consequences of refusal to provide personal data

With respect to the personal data regarding this engagement or to the compliance with law requirements (for example tax and/or accounting requirements), refusing to provide the requested personal data will render it impossible to perform the contractual relationship. Please note: in cases where data is transferred outside Switzerland and/or Europe – in particular without limitation the United States of America – your refusal to provide the personal data will mean it is impossible to complete the contract.

V. Data retention

Your personal data that is processed for the purposes set out above, shall be stored for the entire duration of the contract and after its expiry/termination for the period of time that the Company is obliged to retain said data for tax and/or other purposes under applicable laws and regulations.

VI. Communication of data

Your personal data may be communicated to:

1. external advisors or consultants or other service providers that provide services relating to the purposes detailed above;
2. Banks and insurance companies that provide services relating to the purposes detailed above;
3. Recipients processing data to comply with law obligations;
4. Administrative authorities to comply with law requirements.

VII. Profiling and disclosure of data

Your personal data shall not be disclosed or subject to a decision based on automated processing, including profiling.

VIII. Data subject rights

The data protection laws referred to – in the event that the Company's activities fall within the scope of application of one or both of said laws – grant data subjects the following rights:

- To ask the Company to access the personal data and information relating to him/her; the rectification of inaccurate data or the integration of incomplete data; the erasure of personal data that concern him/her (on certain conditions); the limitation of the processing of his/her personal data (again on certain conditions);
- To request and obtain from the Company – in the event the lawfulness of the processing is on the basis of contract or consent and processing is conducted automatically – his/her personal data in a structured and legible format from an automatic device, also for the purpose of communicating said data to another data controller (right to portability);
- To object at any time to the processing of his/her personal data in the event of particular situations concerning him/her;
- To revoke consent at any time in the event that processing is based on consent for one or more specific purposes and concerns common data (for example, date and place of birth, residence, etc) or particular categories of data (for example data that reveals information on race, political affiliations, religious beliefs, health and/or sexual life).
- **Processing based on consent and carried out prior to the revocation of consent shall continue to be lawful.**
- Lodge a complaint with the authorities (in Switzerland, since the FADP came into force, it is the Federal Data Protection and Information Commissioner (FDPIC) - <https://www.edoeb.admin.ch/> , in Europe you should contact the competent national authority for the relevant country).

IX. Discrepancies in interpretation

In the event of any discrepancy between the Italian version of this privacy statement and versions in other languages, the Italian version shall prevail.

The undersigned _____ date of birth: _____ hereby grants consent so the Company may carry out the activities described above for which my consent constitutes the grounds for the lawfulness of said data processing, so for that reason:

- I consent
 I do not consent

Lugano, on _____

Signature: _____



The undersigned _____ date of birth: _____

Grants his/her consent so that all communications from and on behalf of the Company are sent by traditional means (so normal and registered post) and electronically via e-mail, even though that technology does not guarantee the full safety of my personal data:

- I consent
- I do not consent

Lugano, on _____

Signature: _____