

INFORMATION ON THE PROCESSING OF PERSONAL DATA
(ART. 13 AND 14 EU REG. 2016/679 and Legislative Decree. n. 196/2003 ss.mm.ii.)

OWNER OF THE TREATMENT– The data controller is Diagnostica 53 Srl, with registered office in Azzano Decimo, viale I° Maggio, 65 D/E, mail: info@diagnostica53.it and pec: diagnostic53@pec.it

DATA PROTECTION OFFICER (DPO)– adv. Marzia Cimenti contact details: avvcimenti@studiolegalecimenti.it ; pec: marzia.cimenti@pectriesteavvocati.it

PERSONAL DATA supplied directly by you or the result of medical and health checks carried out at our Structure: Blood sampling center - Outpatient clinic - Diagnostic services.		DATA PROCESSING METHODS: The processing of personal data relating to health and health acquired by the undersigned company are processed, with or without the aid of electronic instruments, with the observance of security measures capable of guaranteeing that only authorized personnel can know the information concerning the assisted person and to minimize the risk of loss, destruction or unauthorized access to data. The processing consists in the collection, registration, organization, storage, consultation, processing, modification, selection, extraction, comparison, blocking, communication, cancellation and destruction of data.	
		PURPOSE OF TREATMENT	LEGAL BASIS
COMMON DATA Provided as indispensable for carrying out the activities - otherwise it will be impossible to fully carry out what is requested (personal data, addresses and contact details, exemptions from agreed services)	SPECIAL DATA specifically data relating to health; provided as indispensable for the performance of the activities - otherwise it will be impossible to fully carry out what is requested, without prejudice to the care and protection of the vital interest (medical history, previous medical documentation, reports, prescriptions, diagnostic tests and related reports, samples biological, information relating to accidents, any states of disability, racial origin and religious orientation)	Execution of contractual obligations - provision of the requested health services.	Common data: Art. 6.1 lett. b) GDPR – execution of a contract. Details: art. 9.2 lett. h) GDPR - Legislative Decree 101/2018 and Provv. 55/2019 Italian Guarantor Authority, Purposes of prevention, diagnosis and treatment.
		Diagnosis, treatment and prevention activities carried out by a health professional or under the direction and control of a health professional.	Particular data: Art. 9.2 lett. h) GDPR - Legislative Decree 101/2018 and Provv. 55/2019 of the Italian Guarantor Authority.
		Execution of health checks and examinations in the field of health surveillance and occupational safety at the expense of the employer (DDL) carried out on his behalf or at the request of the competent doctor.	Particular data: Art. 9.2 lett. b) h) GDPR
		Execution of legal and tax obligations (invoicing, mandatory accounting entries and records, payments)	Common data: Art. 6.1 lett. c) GDPR – Fulfillment of legal obligations to which the Data Controller is subject
		Protection of the health and physical safety of the natural persons concerned	Common data: Art. 6.1 lett. d) GDPR Details: art. 9.2 lett. c) GDPR
		Administrative and operational management activities, including the booking and acceptance process, reporting and data communication activities for the purpose of compiling pre-compiled tax returns, administrative, management and reporting activities for practices under the agreement	Common data: Art. 6.1 lett. b) GDPR – execution of a contract and art. 6.1 lit. c) GDPR Details: art. 9.2 lett. h) GDPR - Legislative Decree 101/2018 and Provv. 55/2019 Italian Guarantor Authority and art. 2 sexies Legislative Decree 196/2003 and subsequent amendments.
		Exercise of the right to ascertain, exercise or defend one's rights in court or in the other phases envisaged by current legislation	Common data: Art. 6.1 f) GDPR - Legitimate Interest Details: Art. 9.2 lett. f) GDPR
PROVISION OF DATA AND REFUSAL The provision of personal data, common and relating to your state of health, is essential for the purposes of carrying out the requested health activities and their refusal makes it impossible to carry out the service in full.	Verification of the presence of particular pathologies (e.g. COVID - 19 "IMMUNIZATION TEST" and "RHINO-PHARYNGEAL SWAB for the search for the Sars-CoV-2 Virus"	Common data: Art. 6.1 lett. c) GDPR Details: art. 9.2 lett. i) GDPR - Legislative Decree 101/2018 art. 2 sexies GDPR and specific provisions on health emergencies and pandemic containment	

DATA COMMUNICATION– Common and particular data will be processed by internal personnel ritually trained, appointed, authorized and instructed for the aforementioned purposes, or by external personnel or companies that carry out outsourcing activities, as external data processors or by other third parties which:

- professionals or consultants;
- to the doctor who requested the examination in cases of particular urgency;
- insurance companies and settlement offices in case of accidents and injuries;
- to the Salute 53 srl health facility, appointed by Diagnostica 53 srl as external data processor
- public bodies, regional administrative authorities, social security and/or welfare bodies, judicial authorities and offices, also following inspections and checks;

THE In any case, they will not be disseminated or profiled in any way.

TRANSFER OF DATA ABROAD– The data processed and acquired by us is not transferred to third countries outside the European Union.

DATA RETENTION– Personal and health-related data, also for reports and images, are kept for the period necessary to carry out all the activities connected to the service offered as well as for the conservation terms established by law or for the duration necessary to protect the interests of the holder also in court.

RIGHTS OF THE INTERESTED PARTY– Each interested party, by sending a specific request to the contact details of the owner or DPO, has the right to exercise the rights indicated in articles 15-22 EU Reg. n. 2016/679 such as for example • access to one's personal file; • updating, integration, rectification, cancellation or transformation into anonymous form of personal data provided there are no statutory retention obligations; • the limitation or interruption of the processing of personal data; • the receipt in a structured format, commonly used and readable by an automatic device, of personal data or the transmission of the same to another data controller (right to portability); • withdrawal of consent without prejudice to the lawfulness of the treatment based on the consent given before the revocation • the attestation that what is requested has been brought to the attention of those to whom the data have been communicated; • access to available information on the origin of the data if collected from other subjects. It is always possible to lodge a complaint with the Guarantor Authority for the Protection of Personal Data in the forms and ways provided for by current legislation.

Azzano Decimo, 12.06.2023

The data controller
 Diagnostics 53 srl