

PRIVACY INFORMATION FOR PARENTS/TUTORS/DELEGATES

FOR BLOOD SAMPLING OR FOR COLLECTING BIOLOGICAL SAMPLES OF MINOR OF AGE

pursuant to article 13 of General Regulation on Protection of Data (EU Regulation 2016/679 of the European Parliament and of the Council on April 27th 2016)

Dear Sir.

pursuant to article 13 of Regulation (EU) 2016/679 (General Regulation of the Protection of Data, the following GDPR) and in relation to personal data that regards you, in quality as a parent/tutor/delegates for blood sampling/collecting of biological samples made on the minors that will be acquired by the NUOVA RICERCA S.R.L. (then the following NUOVA RICERCA) for the purpose to provide to the minor the sanitary performances indicated in the delegate's form in respect of the following obligations of the (after that "your personal data") we will communicate to you the following:

1) Data Controller

Data Controller of your personal data is the NUOVA RICERCA S.R.L., in person of protemp Legal Representative, Doctor Giorgio Celli, located in VialeSettembrini n.17/H – 47924 Rimini – pec. nuovaricerca@pec.it.

2) Responsible of Data Controller (RDR, or Data Protection Officer - DPO)

Data Protection Officer is lawyer Antonella Rimondi, whose office is in Piazza Galileo Gallilei n.6 – 40123 Bologna – pec antonellarimondi@ordineavvocatibopec.it.

3) Purpose, legal basis and retention period

Your personal data will be processed exclusively for the purpose of:

a) granting the minors health services indicated in the relevant delegation form, in accordance with the relevant legal requirements. Legal basis: the execution of a contract to which the person concerned is part of; the fulfilment of a legal obligation to which the controller is subject.

b) protect the rights of NUOVA RICERCA in case of disagreement. Legal basis: prosecuting a legitimate interest of treatment holder.

The retention period of your personal data will be closely related to the above objectives.

In particular, your personal data will be processed and stored:

- as long as necessary for the provision to the minor of the health services referred to in the appropriate proxy form;
- in case of contentions, up until the expiry of the deadline for proposing actions and, if proposed or intimate, up until the definition of the same.

4) Treatment mode

Processing will be carried out both in paper form and using electronic instrument, in such a way as to ensure the confidentiality and security of your personal data, by explicitly authorised person and by controllers designated in accordance to article 28 of the GDPR.

5) Categories of recipients of personal data and transfer of personal data to a third country.

Personal data will not be subject to promulgation and, it may be communicated/transferred, in Italy and/or abroad, including non-EU countries, for the sole purposes set out in point 3) and according to conditions that tue normative expected, to the following categories of entities:

- public authorities or administrations, due to their specific competence, in carrying out legal obligations (identifying data contained in the delegation):
- subjects providing auxiliary services to the activities of NUOVA RICERCA, in particular:
 - external laboratory (identifying and contact data);
 - computer-based consultants/ maintainers informatics processed identification and contact data;
 - subject performing NUOVA RICERCA servers hosting activities (informatically treated data and contact details and contained in NUOVA RICERCA servers).
 - insurances that cover NUOVA RICERCA in case of contentions (identifying and contact data);
 - lawyers in case of contentions (identifying and contact data).

Before communicating/transferring personal data to people in a third country, that not belongs to the European Union, NUOVA RICERCA will check whether this country is a part of those for which the European Commission has taken a decision on appropriateness and, in the absence of which, to acquire adeguate guarantee on the treatment and verify that you have effective shareable right and recess in accordance to article 46 of GDPR.

6) Exclusion of fully automated decision, making processes, including profiling

Your personal data will not be subject to fully automated decision-making, including profiling.

7) Rights of the person concerned and operating arrangements.

Regarding to your personal data, which NUOVA RICERCA is the processing holder, you will be able to exercise the following rights at any time:

- ask to NUOVA RICERCA the access to your personal data and informations relating to them; amendment of incorrect data or integration of missing/incomplete data; their cancellation (c.d. right to "oblio"), the occurrence of one of the conditions referred to in article 17 paragraph 1, of the GDPR and respecting the exceptions provided for in article 3 of the same article; as well as the limitation of their processing, to pursue of one of the cases indicated in article 18, paragraph 1, of GDPR
- opposition to the processing of your personal data in the cases provided in article 21 of the GDPR.
- ask and obtain, in case of the legal basis for the processing is a contract or a consentment and that the processing is carried out by an automatic device, for the purpose of communicating such data to another data holder (called "the data right to data portability").
- revocate the consent to the processing of your personal data at any time, limited to cases where the treatment is based on your consent for one or more specific purposes. The treatment based on the consent and effectuated before its annulment, however, remain lawful.
- we propose that any complaint to the European Data Protection Authority www.garanteprivacy.it.

The rights stated above may be exercised by a written communication should be sent to NUOVA RICERCA by registered mail or pec to the addresses referred in paragraph 1.