



Legislative decree nr. 196 30th June 2003

“Personal Data Protection Code”

In compliance with art. 13, Legislative Decree nr. 196 dated 30th June 2003 (Personal Data Protection Code) the company *Biomedical Technologies*, with registered office in Cagliari, via Cugia 5 -09129, as data controller, is obliged to give you all information regarding the processing of your personal data.

This information concerns the personal data sent by the User at the moment of registration, and that obtained through the visits on our website and then submitted by the User for the activation of the services offered within the Portal.

The processing of information concerning your person, will be made according to principles of correctness, lawfulness and transparency and by protecting your privacy and rights.

The data submitted by the User at the moment of registration to the services offered by Biomedical Technologies will be registered on electronic databases owned by Biomedical Technologies, via Cugia 5 – 09129 Cagliari, which will be the data controller.

Purpose of processing

The data processing will be made to allow the services supply and to verify the quality of services that you have requested.

The data submitted will be only used for purposes related to the reciprocal obligations deriving from the contractual relation established with you, as well as for operational needs and internal management. In particular, only by way of example and without exclusion of other activities that you may have explicitly requested, the data provided will be processed with the purpose of allowing the supply of the requested service and to comply with the relevant fiscal obligations provided for by laws and regulations, as well as by provisions given by the legitimate authorities. In case you give your consent, your data may be also used for future marketing activities regarding our services and/or products .

Modality and logic of processing

The processing of personal data that you have provided takes place through instruments and devices suitable for guaranteeing the protection and privacy and may take place by means of computer science, paper or telematic devices, through people expressly appointed, that will use electronic and non electronic devices, in such a way to guarantee the privacy and protection of your data. The processing will take place according to a logic strictly related to the same purposes and may involve all the activities provided by Article 4, paragraph 1, letter a), of the Legislative decree nr. 196/2003, thus the gathering, registration, organization, preservation, processing, modification, selection, extraction, comparison, use, interconnection and any other operation useful for the supply of the requested services – by electronic and computerized means. This data may also be organized in database and archives.

The personal data relevant to you, will be processed in a lawful and correct manner: they will be gathered and recorded for the above-mentioned purposes; if necessary they will be updated; they will be processed for the whole duration of the contractual relation and after, for the fulfilment of all provisions.

During online surfing, Biomedical Technologies uses cookies of the browser, after express authorization from the User, only for purposes of surfing and in order to remain in the web session.

The data that will be gathered as the IP address and the destination address, are registered in compliance with the present provisions and will be provided only to the authorized authorities in case of crimes.

Consequences in case of data provision's refusal

The provision of the data is compulsory in order to receive the requested services and therefore a refusal to provide the data or to proceed them will prevent us from proceeding with the provision of the requested services; your consent for future marketing activities is a free choice and a refusal does not imply any action on the writer's side.

People that may get to know about the personal data

It being understood the communication and diffusion made in compliance with the laws, the data may be transmitted in Italy to some of our employees appointed for this purpose.

We inform you also that – it being understood the request of your consent when it is required by law, the above-mentioned processing of your personal data may be done by people authorized to access your personal data by laws or regulations or other EU provisions.

We kindly ask you to let us know in good time of any change of your personal data in compliance with Article 11, letter c) of the above-mentioned set of rules, implying that the data collected are correct and therefore, updated.

We also remind you that you will be able to exercise all rights according to Article 7 of the Legislative decree nr. 196/2003 and that we wholly reproduce for your convenience.



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“Personal Data Protection Code”

**Legislative decree nr. 196\2003,
Art. 7- Right to access personal data and other rights**

1. The interested party shall have the right to obtain confirmation as to whether or not personal data concerning him/her exist, regardless of their being already recorded, and communication of such data in intelligible form.
 2. The interested party shall have the right to be informed:
 - a) Of the source of the personal data;
 - b) Of the purposes and methods of the procession;
 - c) Of the logic applied to the procession, if the latter is carried out with the help of electronic means;
 - d) Of the identification data concerning data controller, data processors and the representative designated as per Article 5, paragraph 2;
 - e) Of the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.
 3. A data subject shall have the right to obtain:
 - a) Updating, rectification or, where interested therein, integration of the data;
 - b) Erasure, anonymization form or blocking of data that have been processed unlawfully, including data whose retention is unnecessary for the purposes for which they have been collected or subsequently processed;
 - c) Certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected.
 4. A data subject shall have the right to object, in whole or in part:
 - a) On legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of the collection;
 - b) To the procession of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial surveys.
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