Informativa sulla protezione dei dati ex art. 13 Reg. UE 679/2016 (pazienti)

Rev- 01-2024 doc.1.1

cell. 338/7585424 info@francescopanelli.it www.francescopanelli.it

Pursuant to and in accordance with the combined provisions of European Regulation 2016/679 (General Data Protection Regulation, hereinafter "GDPR") and Legislative Decree 196/2003 as amended (Legislative Decree 101/2018), we hereby inform you of how your personal data will be processed.

1. Data controller

Data controller is

Dr. Francesco Panelli, Via Malnati 1, 20148, Milan P.IVA n°10970350152 -mailinfo@francescopanelli.it

Purpose, legal basis of processing and data processed 2.

		Purpose	Legal basis and nature of contribution	Type of data
a	Contract and therapy delivery	- Deliver the therapies required by patients Osteopathic therapeutic services (TMO) kinesiology and personalized training	, , , , ,	Identification and contact information: First name, last name, e-mail address, phone number, Social Security number -particular data ex art. 9 GDPR, data revealing health status
b	Legal obligations	- Recording invoices, receiving payments; - Fulfilling pre-contractual, contractual and tax obligations arising from the customer relationship; - Fulfill obligations under the law, a regulation, EU legislation or an order of the Authority	In case of refusal to provide personal data, it will not be possible for the Holder to provide the	Identification and contact information: First name, last name, place and date of birth, e-mail address, phone number
C	Litigation defense	- Exercise the rights of the Owner, such as any right of defense in court.	not be possible for the Holder to provide the	Identification and contact information: First name, last name, place and date of birth, e-mail address, telephone number, and data necessary for defense in court and any special data
d	marketing	Activities of sending newsletters, commercial communications and marketing: the performance by the Data Controller of its own promotional and/or marketing activities towards you. This category includes all activities performed to promote products, services, sold and/or provided by the Data Controller; subject to your specific consent.	data subject's consent ex art. 6 letter a) of the Regulation - The Processing of your Personal Data will be conducted by the Data Controller and will be legally based on your free, express and unequivocal consent.	Identification and contact information: First name, last name, e-mail address, telephone number, Tax code, City, Country of residence, other data that may be provided by the customer due to his requests

3. Method of treatment

Processing is carried out using both manual and computerized methods and with the support of paper, computerized means.

In any case, the processing of data is carried out with the adoption of all appropriate measures to ensure the security and confidentiality of personal data, in particular in compliance with the security measures referred to in Article 32 of European Regulation No. 2016/679 and in accordance with the principles of lawfulness, necessity and proportionality.

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The owner does not perform automated data processing.

4. Data Retention

Data are processed and stored on the tools used (e.g., computers) by the owner. Personal and special data of data subjects are stored separately. The Holder will retain personal data for as long as necessary to fulfill the above purposes.

Specifically: 10 years for accounting and legal purposes and 24 months for marketing purposes. With reference to health data, the retention time is limited to the time necessary for the achievement of therapy and the same will be, if necessary, subsequently archived as per the Ministry of Health Circular No. 6 of 19/12/1986.

5. Reporting and transmission of data

Data are not subject to communication and dissemination to third parties, except for obligations arising from the law.

Personal data may be transmitted to:

Third parties carrying out activities on behalf of the Controller as Data Processors appointed pursuant to Article 28 of the European Regulation 2016/679, (by way of example hosting services and IT services)

Credit Institutions

Insurance companies

Law firms for the management of any litigation and the exercise of the Holder's right of defense

More information regarding the subjects listed above is available from the Holder's office.

6. Transfer of data outside the EU

In the management of the relationship with customers, there is no transfer of data to third countries nor to international organizations.

Should it become necessary to make transfers of personal data outside the territory of the European Union to countries not considered adequate by the European Commission, the Controller will ensure that appropriate or adequate safeguards are in place to protect personal data and that the transfer of such data complies with applicable data protection laws.

Any transfer of data subjects' data to countries located outside the European Union will, in any case, take place in accordance with the appropriate and adequate safeguards for the purposes of the transfer itself, pursuant to the applicable legislation and in particular Articles 45 and 46 of the Regulations.

Accordingly, where required by applicable data protection laws, the Owner will ensure that service providers sign Standard Contractual Clauses approved by

the European Commission.

7. Rights of data subjects (Art. 15 et seq. of the GDPR).

Art. 15 Right of access, the right to know whether any processing of one's personal data is taking place and - if confirmed - to obtain a copy of such data and to be informed about: the origin of the data; the categories of personal data processed; the recipients of the data; the purposes of the processing; the existence of automated decision making, including profiling; the period of data retention; the rights provided by the Regulation. The Right to lodge a complaint at any time with the Supervisory Authority (Garante Privacy: Piazza Venezia nr. 11, 00187 ROMA, Tel. +39 06 696771 - PEC: protocollo@pec.gpdp.it); Art. 16 Right of the data subject to obtain the updating, rectification or integration of personal data; Art. 17 Right to erasure and the right to be forgotten; Art. 18 Right to restriction of processing, when provided for; Art. 19 Obligation of the data controller to notify rectification, erasure and/or restriction; Art. 20 Right to data portability: the right to request that the data provided to the data controller be transferred to another data controller, where the processing is based on your consent or on a contract with you and is carried out by automated means; Art. 21 Right to object, at any time on grounds relating to your particular situation, where the processing is carried out in the exercise of public authority or in the performance of a task carried out in the public interest, or without the need to give reasons for the objection, when the data are processed for direct marketing purposes; Art. 22 Right not to be subjected to a decision based solely on an automated process, including profiling.

8. Instances of interested parties.

The requests referred to in Article 7 ab- listed in Article 1 above.	ove may be submitted by the Data Subjec	cts to the Data Controller by registered letter or electronic mail to the addresses
(place)	(date)	(signature for acknowledgement)

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CONSENT TO THE PROCESSING OF PERSONAL DATA

I n my capacity as a data subject, I declare that I have received the information set forth in the data protection notice and that I am also fully informed regarding the methods and purposes of the processing of my personal data as well as in relation to the rights recognized and the principles set forth in the GDPR regulations EU Reg. 679/2016 and subsequent amendments to D,Lgs 196/2003 made by D.Lgs 101/2018. The interested party:						
EXPRESSES CONSENT		DENIES CONSENT				
to the processing of t information that may b	·	ing operations related to the purposes d) of sending newsletters, promotion and commercial				

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CONSENT TO THE PROCESSING OF PERSONAL DATA FOR INDIVIDUALS WHO ARE MINORS (1 EXERCISING PARENTAL AUTHORITY)

In my capacity as data subject and holder of parenta	al authority over the child:	declare that I
•	•	nformed regarding the methods and purposes of the processing of
my personal data as well as in relation to the righ amendments to D,Lgs 196/2003 made by D.Lgs 101/2		out in the GDPR regulations EU Reg. 679/2016 and subsequent
The interested party:		
EXPRESSES CONSENT	DENIES CONSENT	
to the processing of their personal data for all prinformation that may be necessary.	ocessing operations related to the pu	urposes d) of sending newsletters, promotion and commercial
FIRMA		
CONSENT TO THE PROCESSING OF PE	RSONAL DATA FOR INDIVIDUALS WHO AI	ARE MINORS (1 EXERCISING PARENTAL AUTHORITY)
As the interested party and holder of parental author	rity over the child:	I declare that I have
•	•	formed regarding the methods and purposes of the processing of
my personal data as well as in relation to the rights amendments to D,Lgs 196/2003 made by D.Lgs 101/2		ed to in the GDPR regulations EU Reg. 679/2016 and subsequent
The interested party:		
EXPRESSES CONSENT	DENIES CONSENT	
to the processing of their personal data for all prinformation that may be necessary.	ocessing operations related to the pu	urposes d) of sending newsletters, promotion and commercial
FIRMA		