

D.Lgs. 30 June 2003 n° 196 “Civil Code on privacy

According to the present Law, we inform you that your personal and / or business data are collected, recorded, organized and preserved in our databases solely to give course to the obligations connected to contract stipulation and to carry out secretarial and administrative activities . Data will be collected, stored, organized, and generally used to receive orders and send purchase orders for services or supplies, offers, payment services, request of information and any other business communications regarding the contract evaluation and status under the UNI EN ISO 9001:2008; information to lenders for the payment of amounts owed and agreed.

There is no obligation, but these data are essential for the conclusion of the contract and in there deficiency a proper business relationship would be technically impossible. Data may be shared with: couriers and carriers, third parties for administrative purposes, competent authorities or bodies having the right and, in case of controversy, with our legal advisor. Members of Secretarial services and administration staff are allowed – in addition to the Owner of Data Treatment – to manage these data.

According to art. 7 of the Civil Code on privacy, with regard to personal data treatment, applicants have the right to:

1. Applicants have the right to receive a confirmation of their personal data in existence and their clearly comprehensible communication, although they are not logged in yet.
2. Applicants have the right to receive indications about:
 - a) the origin of personal data;
 - b) the objectives and methods of their treatment;
 - c) the rules adopted in the case of data treatment by means of electronic tools;
 - d) the applicants' identification data, or the data of the people in charge or chosen representatives according to art. 5, comma 2;
 - e) the people or group of people who are allowed to receive communication about personal data or be informed about them as representatives in the territory, or in position of responsibility or in charge.
3. Applicants have the right to receive:
 - a) data up-date, completion or enrichment if requested;
 - b) data removal, transformation in anonymous format, or block in case of violation of the law, including the data in which their maintenance is not necessary according to the objectives that have led their collection or following treatment;
 - c) confirmation of the acknowledgment of information given at point a) and b), including their content, by those who have been informed about the data, except the case in which the acceptance of this information is not possible or brings about the necessary use of tools that are not properly in proportion with the reserved rights.
4. Applicants have the right to partially or completely withstand:
 - a) to data treatment of their interest for rightful reasons;
 - b) to data treatment of their interest at the aim of mailing advertising material, performing direct sale, or doing market research or marketing communication.

In order to get benefit of the rights listed in art. 7 of the Civil Code on privacy as mentioned above (e.g.: updating, rectification, integration, cancellation, transformation , request for information as per section 1 and as per letters a), b), c), d) and e) 2nd section) applicants must forward their written request to:

The Owner of Data Treatments:

Dott. Gianluigi Mascarino

Tel. 010/6671796 E-mail info@arrowdiagnostics.it

Arrow Diagnostics S.r.l.

(Dott. Gianluigi Mascarino)