Information on data processing

This information is provided pursuant to Article 13 of EU Regulation 2016/679 - General Regulation on Data Protection and in relation to the necessary processing of personal data.

According to the above-mentioned law, the processing of personal data will be based on principles of correctness, lawfulness and transparency and protection of confidentiality.

We therefore provide the following information:

1) IDENTITY AND CONTACT DETAILS OF THE DATA CONTROLLER
The "Data Controller" is Humanitas Mirasole S.p.A., with registered office in Rozzano (Mi), Via Manzoni 56, in the person of its legal representative pro tempore.

2) PURPOSE OF THE TREATMENT AND LEGAL BASIS OF THE TREATMENT
The processing of personal data collected, once specific consent has been given, is aimed at sending information material by e-mail, SMS, mail, or through the telephone channel (including through automated systems that do not involve the intervention of an operator) or other channels (e.g. social networks), relating to the activities/services provided, patient satisfaction questionnaires, preventive, cultural, charitable and fundraising activities, activation of new treatment centers, administrative services and accessories promoted by the Humanitas Clinical Institute and other Clinical Institutes and Companies of the Humanitas Group and related foundations, as well as information material on the services of any partners of the Humanitas Clinical Institute active in the health and wellness sectors.

You can revoke your consent at any time and oppose the sending of further communications by using the "unsubscribe" option at the bottom of the email communications and newsletters.

3) RECIPIENTS AND CATEGORIES OF RECIPIENTS OF PERSONAL DATA
The data will be processed electronically by staff of the Humanitas Clinical Institute or by service companies appointed as data processors, while there will be no communication to any third parties, even if the latter are partners of the Humanitas Clinical Institute. Any dissemination of data is excluded. The complete list of designated data processors is available at the registered office of the data controller.

4) DATA RETENTION PERIOD
The determination of the period of retention of personal data complies with the principle of necessity of processing. The personal data will therefore be kept for the entire period necessary to carry out the purposes listed in point 2 and in any case no later than 24 months.

5) RIGHTS OF THE INTERESTED PARTY
With reference to the personal data provided, you can enforce the following rights provided for in art. 15 et seq. of EU Regulation 2016/679:
- the access to personal data;
- to obtain the rectification or removal of the same or the limitation of the treatment;
- to object to the processing;
- data portability (law applicable only to electronic data);
- to lodge a complaint with the supervisory authority (Data Protection Supervisor)

6) MODALITIES OF EXERCISE OF THE RIGHTS AND CONTACTS OF THE DPO
To exercise the above rights, please contact the Data Protection Officer (DPO), Via Manzoni, 113 Rozzano (MI), by writing to dataprotectionofficer@humanitas.it

If there is a violation of the law in the processing of personal data, you can make a complaint to the Guarantor for the protection of personal data. However, this is without prejudice to the possibility of appealing to the competent judicial authority.