

Legislative Decree 30.06.2003 n. 196

Privacy Code for the protection of personal data

Dear Sir/Madam,

In accordance to the Legislative Decree 30.06.2003 n. 196 that rules the protection of personal data we inform you that they are necessary for a correct completion of medical records and they will be treated in compliance with the above mentioned decree:

We inform you that:

1. Purpose of processing data (what your personal data are used for)

Your personal data are used for the following purposes:

- prevention, diagnosis and treatment in order to protect the health of the patient;
- administrative and accounting activities with evaluation and monitoring in order to improve services in accordance to the degree satisfaction of the patient;

2. Method of processing data (how your personal details are treated)

The processing data is done with both manual and informatics instrument with the strict observance of any safety measures in order to reduce risks of loss, destruction or a not authorize informatics access.

3. Obligation to provide data

The processing data is essential to perform the services required; they are acquired by medical and authorized operators.

Lack of consent to the processing data from the patient implies the impossibility to perform the test required

4. Disclosure of data (who is allow to know data)

Personal data in health care facility can be disclosure only for the purposes set above and in the strict limits permitted by law:

- to public or private subject only for purposes of the law for the protection of the patient.
- to the local health care units (only for administrative purposes);
- to the judicial authority and/or to the public security authorities, only for the cases specified by law.

5. Subject's rights

Everyone can exercise its rights provided in the article 7 of " Privacy Code" through a formal request to the owner of the data and/or the person in charge through a letter, a fax ,an e- mail etc, and has the rights of:

- obtain confirmation of the existence of data concerning him/her, even if not yet recorded and their communication in intelligible form;
- obtain the updating, rectification or integration of the data;
- to oppose completely or partially to the processing of data for legitimate relevant reasons to the purposes of their collection.

6. Holder and responsible

The legal representative of saniRad is the owner of the processing data.

Managers of the treatment are the members of management and other professional figures in consideration of all organizational and functional particularities of any competence activities.

The Direction staff is responsible of the processing data as well as the medical and administrative staff during the performance of their daily activities.

Affix the label with patient data

The undersigned

In case of minor, kindly indicate name and surname of the parents or of those who exercite the parental authority.

In case of incapacity of consent, kindly indicate name and surname of the legal representative.

(Please attached documents certifying the role of guardian/legal representative)

consents to the processing of personal data

date

signature