

THE PRIVACY POLICY OF THIS WEBSITE

WHY THIS ANNOUNCEMENT

This page contains a description of website management regarding personal data processing of users who visit this website.

This is a privacy policy statement pursuant to the General Regulation EU 2016/679 (GDPR below) on protection of personal data of users who interact with the web-based services of **REGENYAL LABORATORIES Srl**, accessible via:

www.regenyal.eu

This privacy notice refers solely to the website www.regenyal.eu and not to other websites that might be accessed by users through links.

The information is based on the Decision n° 13 of 1st March 2007 “on internet and email” of Data Protection Authority, in order to lay down minimum requirements for the collection of personal data online – especially with regard to arrangements, timing and contents of the information to be provided by data controllers to users visiting web pages for whatever purpose.

The Recommendation and a summary of its aims and provisions are available on the website of the Italian Data Protection Authority.

The data of persons identified or identifiable may be processed upon consultation of this website.

THE DATA CONTROLLER

The Data Controller is **REGENYAL LABORATORIES Srl** in the person of its Legal Representative pro tempore, with legal seat in Via Valtellina, 21 – 63074 – San Benedetto del Trono (AP) – ITALY.

PLACE WHERE DATA ARE PROCESSED

The processing operations related to web-based services available via this website are carried out at the aforesaid legal office of **REGENYAL LABORATORIES Srl** exclusively by technical personnel of the Office in charge of data processing, or else by persons tasked with such maintenance activities as may be necessary from time to time.

No data resulting from the use of web services are either communicated nor disclosed.

Personal data provided by users who require information (news, catalogues, replies to queries, general informations about products etc) are processed solely for the purpose of providing the services requested and are communicated to third parties only in case it is necessary for the performance of such service or demand.

KIND OF DATA PROCESSED

Navigation data

The information systems and software procedures relied upon to operate this website require personal data as part of their standard functioning; the transmission of such data is an inherent feature of Internet communication protocols.

Such information is not collected to relate it to the identified data subject, however, due to its nature it might enable user identification after being processed and matched with data held by third parties.

This data category includes IP addresses or domain names of the computers used by the users when connecting to this website, the URI (Uniform Resource Identifier) addresses of the requested resources, the time of such requests, the method used to submit a given request to the server, returned file size, a numerical code relating to server response status (successfully performed, error, etc.) and other parameters related to the user's operating system and computer environment.

These data are only used to extract anonymous statistical information on website use, as well as to check its functioning; the data are erased immediately after being processed. The data might be used to establish liability in case computer crimes are committed against this website: except for this circumstance, any data on web contacts is currently retained for no longer than seven days.

Data provided voluntarily by the Users

Sending e-mail messages to the addresses mentioned on this website, done on the basis of freely chosen, explicit and voluntary option, entails acquisition of the sender's address, that is necessary in order to reply to any request, as well as of such additional personal data as is contained in the message(s).

Specific summary information will be shown or displayed on the pages that are used for providing services on demand.

COOKIES

No personal data concerning users is acquired by the website in this regard.

No cookies are used to transmit personal information, nor are so-called persistent cookies or user tracking systems implemented.

The use of the so-called Google Analytics session cookies (which are not stored permanently on the user's computer and disappear upon closing the browser) is exclusively limited to the transmission of session ID (server-generated casual numbers to monitor visits number, browser types used, nations who generate internet traffic, etc.) as necessary to allow secure and effective navigation.

The so-called session cookies used by the website make it unnecessary to implement other computer techniques that are potentially detrimental to the confidentiality of user navigation, whilst they do not allow acquiring the user's personal identification data.

In other words, cookies will be only used for technical needs, to ensure an easier, immediate and fast access to our sites and to our services, as well as to facilitate the navigation of a single user. They'll never be used to create user's profiles on bases of visited sections or on actions by users on our websites or surfing the web.

OPTIONAL DATA PROVISION

Subject to the specifications made with regard to navigation data, users are free to provide their personal data either to be entered in the application forms submitted to **REGENYAL LABORATORIES Srl** or referred to in contacting the Company to request delivery of information materials and other communications.

Failure to provide such data may entail the failure to be provided with items requested.

DATA PROCESSING ARRANGEMENTS

Personal data are processed with automated means only for no longer than it is necessary in order to achieve the purposes for which the data have been collected.

Specific security measures are implemented to prevent the data from being lost, used unlawfully and/or inappropriately, and accessed without authorization.

PERSONAL DATA PROCESSING DURATION AND RETENTION PERIOD

Data collected are processed for the time needed to reach goals for which they were collected, however not longer than set by the law.

Required data for tax purposes are conserved till inspections related to corresponding tax period will be defined, therefore for at least 10 years and more if related annuality is not yet required for tax purposes.

At the expiry of the deadline data will be deleted or anonymized, unless there are further purposes for their conservation (ex. Obligation to provide guarantee, tax liabilities).

Data collected and processed on the basis of agreement for commercial and marketing purposes will be processed until the said agreement is revoked, or at the end of the provided service. With no agreement in place, data will be conserved for a maximum of 2 years and subsequently destroyed or anonymized.

Social Network Plugin

This site incorporates also plugin and/or buttons for social network to allow an easy sharing of contents on your favourite social network.

These plugins are programmed not to set any cookies at login of the page, to safeguard user's privacy.

Possibly Cookies are set only when the user actually and voluntarily uses the plugin.

If the user is logged in and surfs the social network, it means that such user has already agreed to the use of cookies channeled by this website at the moment of registration with the social network.

Collection and use of information obtained through plugins are regulated by the respective social network privacy policies. For further information please refer to the latter.

- Facebook - (link informativa cookie)
- Twitter - (link informativa cookie)
- LinkedIn - (link informativa cookie)
- Google+ - (link informativa cookie).

DATA SUBJECT'S RIGHTS

We inform you that, as data subject, under articles from 15 and 23 of GDPR 2016/679, specific rights are conferred to you such as listed below, which you can assert by turning request to Data Controller, moreover you have the right to lodge a complaint to the supervisory authority:

Art. 15-Access Right

The data subject shall have the right to obtain from the controller confirmation as to whether or not personal data concerning him or her are being processed, and, where that is the case, access to the personal data and to the information concerning the processing.

Art. 16-Right to rectification

The data subject shall have the right to obtain from the controller without undue delay the rectification of inaccurate personal data concerning him or her. Taking into account the purposes of the processing, the data subject shall have the right to have incomplete personal data completed, including by means of providing a supplementary statement.

Art. 17-Right to erasure ('right to be forgotten')

The data subject shall have the right to obtain from the controller the erasure of personal data concerning him or her without undue delay and the controller shall have the obligation to erase personal data without undue delay.

Art. 18-Right to restriction of processing

The data subject shall have the right to obtain from the controller restriction of processing where one of the following applies:

- a) the accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data;
- b) the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;
- c) the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defence of legal claims;
- d) the data subject has objected to processing pursuant to Article 21(1) pending the verification whether the legitimate grounds of the controller override those of the data subject.

Art. 20-Right to data portability

The data subject shall have the right to receive the personal data concerning him or her, which he or she has provided to a controller, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from the controller to which the personal data have been provided.

In exercising his or her right to data portability pursuant to paragraph 1, the data subject shall have the right to have the personal data transmitted directly from one controller to another, where technically feasible.

Art. 21-Right to object

The data subject shall have the right to object, on grounds relating to his or her particular situation, at any time to processing of personal data concerning him or her which is based on point (e) or (f) of Article 6(1), including profiling based on those provisions.

Art. 22-Automated individual decision-making, including profiling

The data subject shall have the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning him or her or similarly significantly affects him or her.

The requests should be emailed to **REGENYAL LABORATORIES Srl** in the person of their pro tempore Legal Representative with legal seat in Via Valtellina, 21 – 63074 – San Benedetto del Tronto (AP), ITALY. E-mail: info@regenyal.eu

P3P

This privacy notice may be reached in automatic format by means of the most recent browsers implementing the P3P (Platform for Privacy Preferences Project) standard as proposed by the World Wide Web Consortium (www.w3c.org).

All efforts will be made to ensure the highest interoperability between the functions of this site and the automatic privacy verification mechanisms, that are made available by some software products applied by users. Bearing in mind that the current development status of automatic verification mechanisms is such as not to allow ruling our errors and malfunctioning, it is hereby specified that this document as posted at <http://www.regenyal.eu> is the “Privacy Policy” of this site and will be updated as necessary.

Last Updated 30/05/2018