



KOLINPHARMA®
LEADER TO HEALTH



Privacy Policy

In compliance with the Article 13 EU Regulation n. 2016/679 "GDPR", KOLINPHARMA S.p.A., being the treatment's holder, communicates that your personal data will be treated with the following mode and purposes:

1. Method of Treatment

The personal data you communicated will be treated by the Holder only as data medium and by computers

2. Purpose of the processing

Your personal data are treated according to the GDPR for the following purposes:

- A) elaboration and evasion of info requests received through this Website
- B) in case of explicit and separate consent, for further promotional and e-mail marketing purposes, without communication to third.

The treatment of your personal data is made through the indications in the Article 4 comma 1 n. 2) of GDPR and specifically: collection, registration, organization, conservation, consultation, development, modification, selection, extraction, comparison, use, interconnection, block, communication, cancellation and destruction of data. Your personal data shall be subject to paper and electronic treatment.

Your personal data in paper and electronic form will be retained in digital form and/or paper form

3. Storage

The data will be retained for:

- The necessary time for the purposes completion of requests' evasion of received info of point A of this privacy policy.
- For the purposes of point B of this policy, prior explicit consent, until the request of cancellation by the interested part and for a period not exceeding 12 months, except with explicit consent renewal.





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4. Personal Data Access

Your data will be accessible for the reasons above:

- to employees and collaborators of the Holder, in quality of nominated subjects
- to other subjects (internal and external), chosen by the Holder to implement the purposes of this policy.

5. Data Communication

These personal data will not be disseminated, transferred or exchanged in any way with third.

6. Data Transfer

The management and the conservation of personal data will be on a EU server. These data will not be object of transfer outside the EU. It is understood that the Holder, if it is necessary, will have the possibility to move the server in Italy and/or EU and/or extra-EU countries. In this case, the Holder ensures since now that the transfer of extra-EU data will be in according to the laws, by concluding agreements which guarantee an appropriate protection level and/or adopting the standard contract terms provided by the European Commission.

7. Data contribution nature and refuse consequences

The data contribution for purposes "A" is mandatory for the received information requests

The data contribution for purposes "B" is optional and object of explicit informed consent and separate at the bottom in this policy.

8. Interested Rights

In quality of data subjects, you have rights referred to the Article 15 GDPR and specifically rights to:

- I. obtain the confirmation about the existence or otherwise of personal data related to you;
- II. obtain the indication: a) of the personal data's origin; b) of purposes and modalities of the treatment; c) of the applied logic in case of treatment with the help of electronic tools; d) of the identification details of the Holder, of the responsible and of the designated representative referred to the Article 3, comma 2, GDPR; e) of the subjects or subjects' categories to whom the personal data can be communicated or should have been aware in quality of designated representative in the territory of the State, of responsible or entrusted;



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- III. obtain: a) the updating , the rectification which is the data integration when you are interested in; b) the cancelation, the anonymously transformation or the treated data block in law violation, including those which is not necessary the conservation related to the purposes for which data were collected or subsequently adjusted; c) the attestation referred to the points a) and b) have been made aware, also about their content, of those who the data were communicated or diffused, except the case in which this fulfilment is proving impossible or having a use of resources disproportionate compared to the right;
- IV. oppose, in whole or in part: a) for legitimate reason at personal data treatment, concerning you, albeit relevant to the purpose of the collection; b) to the treatment of personal data, concerning you for the purpose to sending advertising material or direct sale or for market researches or commercial communication. When it is applicable, you have also rights referred to Articles 16-21 GDPR (right of reply, right to be forgotten, right to restriction of processing, right to contractual data portability and crude of navigation, right to object), as well as the right to complain to the Competition Authority.

The interested party has the right to object, in whole or in part for legitimate reason to the personal data treatment about himself, albeit relevant to the objective of the collection.

9. Exercise of the rights mode

You can exercise the right, at any time, sending an email or a letter advising of how and where to pay to the Holder's address.

10. Treatment Holder

The Holder is the company:

KOLINPHARMA S.p.A.

Corso Europa, 5

20020 – Lainate (MI)

Email: info@kolinpharma.com