

## INFORMAZZJONI GĦAĆ-ĊITTADINI LI JŻURU SPANJA

Dan id-dokument jipprovdi liċ-ċittadini b'informazzjoni dwar kif tiġi pprocessata d-data personali dwar is-saħħha tagħhom meta jfittxu l-kura tas-saħħha fi Spanja.

L-informazzjoni li ġejja hija pprovdu sabiex ikun hemm konformità mar-rekwiżiti, li huma stabbiliti fir-Regolament Ġenerali dwar il-Protezzjoni tad-Data tal-Unjoni Ewropea, sabiex iċ-ċittadini jiġu infurmati dwar l-iproċessar tad-data personali tagħhom.

### X'inhi l-Infrastruttura ta' Servizzi Diġitali tal-e-Saħħha?

L-Infrastruttura ta' Servizzi Diġitali tal-e-Saħħha (eHDSI) hija parti mis-servizz MyHealth@EU, li joffri liċ-ċittadini Ewropej mod sempliċi u sigur kif jittrażmettu d-data personali tagħhom dwar is-saħħha b'mod elettroniku lil Stati Membri oħra jekk ikunu jeħtieġu l-kura tas-saħħha waqt li jkunu barra minn pajjiżhom. Id-data hija pprovdu lill-professjonisti tas-saħħha fil-pajjiżi tal-Unjoni Ewropea (UE) fejn jiġi ttrattat iċ-ċittadin. Id-data personali tiġi pprocessata f'konformità mal-liġijiet tal-pajjiż fejn qed tintalab il-kura tas-saħħha, f'dan il-każ Spanja.

### Il-kategorija tad-data li nipproċessaw

Is-Sommarju tal-Pazjent Ewropew (EUPS) fih informazzjoni medika bażika dwarek li tiġi kkomunikata bejn il-pajjiżi sabiex tkun tista' tirċievi kura tas-saħħha f'pajjiż ieħor. Din tinkludi *data* personali użata biex tidentifikak u informazzjoni medika personali bħal allerġiji, medikazzjoni li qed tieħu bħalissa, mard u kirurġija preċedenti, li huma importanti u meħtieġa sabiex il-professjonisti tas-saħħha jipprovdulek kura xierqa tal-pazjent meta tkun barra minn pajjiżek.

L-informazzjoni li hija disponibbli mis-Sommarju tal-Pazjent tiegħek hija d-data personali li qabel għiet irregjistrata u pprovduforma elettronika minn pajjiżek stess. Ara l-Avvil ta' Informazzjoni dwar il-Pazjent ta' pajjiżek għad-dettalji dwar l-informazzjoni li tinsab fis-Sommarju tal-Pazjent tiegħek.

### Għal liema finniet nipproċessaw id-data tiegħek?

Aħna nipproċessaw is-Sommarju tal-Pazjent tiegħek sabiex il-professjonisti tas-saħħha li jipprovdulek il-kura fi Spanja jkollhom l-informazzjoni medika li jeħtieġu. Il-professjonisti tas-saħħha tagħna mhux se jaħżnu s-Sommarju tal-Pazjent tiegħek fis-sistemi tagħna. Madankollu, huma jistgħu jitħolbu informazzjoni addizzjonal mingħandek dwar saħħtek waqt li jkunu qed jipprovdū l-kura tiegħek. Din l-informazzjoni tista' tħalli fis-sistemi ta' informazzjoni tagħna sabiex tikkonforma mar-rekwiżiti legali li japplikaw għall-professjonisti tas-saħħha tagħna u għal raġunijiet ta' interessa pubbliku. F'każiġiet bħal dawn, id-data tiegħek tinħażżeen għal mill-inqas 5 snin mid-data li fiha inti tiġi rilaxxat(a) minn kull kura medika.

F'ċirkostanzi eccezzjonal, fejn ikun hemm bażi legali biex isir dan (eż. investigazzjoni li tkun għaddejja dwar reat, is-saħħha pubblika, l-epidemjoloġija, l-istatistika, eċċ., immirata lejn it-titjib tal-kwalitā tal-kura), aħna nżommu d-data tiegħek sakemm ikun meħtieġ.

## Min se jkun jista' jaċċessa d-data tiegħek?

Is-Sommarju tal-Pazjent tiegħek u kwalunkwe *data personali* oħra dwar is-saħħha li tiprovdilna se jiġu pproċessati mill-professionisti tas-saħħha tagħna, li għandhom dmir ta' kufidenzjalità professjonali, jew minn professionisti oħra soġġetti għal dmir ekwivalenti ta' kufidenzjalità. Il-professionisti tagħna huma infurmati, imħarrja u awtorizzati kif xieraq, u se jkunu jistgħu jaċċessaw id-data tiegħek biss bl-ghan li jipprovdulek il-kura filwaqt li jikkonformaw mal-obbligli legali li jirrizultaw minn dan jew li huma stabbiliti mod ieħor fil-liġi.

L-informazzjoni mis-Sommarju tal-Pazjent tiegħek se tiġi trasferita permezz ta' portal sigur ipprovdu mill-Punt ta' Kuntatt Nazzjonali għall-e-Saħħha magħżul minn kull pajjiż. Fil-każ ta' Spanja, il-portal tekniku li permezz tiegħu aħna nirċievu d-data tiegħek huwa operat mill-Ministeru tas-Saħħha, li min-naħha tiegħu jittrażżmetti l-informazzjoni lid-diversi servizzi tas-saħħha f'kull reġjun ta' Spanja. Kemm il-Ministeru kif ukoll ir-reġjuni ffirrmaw il-ftehimiet meħtieġa biex jikkonformaw mar-rekiżi tal-protezzjoni tad-data.

Il-Ministeru tas-Saħħha mhuwiex responsabbi għad-data personali dwar is-saħħha pproċessata mis-servizzi tas-saħħha fid-diversi reġjuni.

## Baži ġuridika għall-ipproċessar tad-data personali tiegħek

Il-baži ġuridika għall-ipproċessar tas-Sommarju tal-Pazjent tiegħek hija d-Direttiva 2011/24/UE dwar il-kura tas-saħħha transfruntiera. Id-data tiegħek tiġi pproċessata sabiex tissodisfa l-obbligli stabbiliti f'dik id-Direttiva u fil-leġiżlazzjoni Spanjola li tittrasponiha: id-Digriet Reġju 81/2014 tas-7 ta' Frar 2014 fl-issodisfar tal-obbligu legali tal-Istat Spanjol li jipprovdi kura tas-saħħha transfruntiera u kontinwitā tal-kura tas-saħħha liċċiċi Ewropej.

Id-data personali dwar is-saħħha li tiprovdvi lill-professionisti tagħna tiġi pproċessata fi Spanja sabiex tikkonforma mal-obbligu dwar il-professionisti tas-saħħha li jipproċessaw id-data personali dwar is-saħħha biex jiprovdu l-kura tas-saħħha. Din tista' tiġi pproċessata wkoll għal raġunijiet ta' interessa pubbliku fil-qasam tas-saħħha pubblika jew meta dan ikun meħtieġ għal finnijiet ta' arkivjar fl-interess pubbliku, għal finnijiet ta' riċerka xjentifika jew storika jew għal finnijiet statističi. Il-miżuri teknici u ta' sigurtà previsti fil-Qafas Nazzjonali tas-Sigurtà (id-Digriet Reġju 3/2010 tat-8 ta' Jannar 2010 li jirregola l-Qafas tas-Sigurtà Nazzjonali fil-qasam tal-gvern elettroniku) jiġu applikati f'kull ħin. Id-data tiegħek dejjem tiġi pproċessata f'konformità mad-dispożizzjonijiet li ġejjin: I-Artikolu 6(1)(c), (d) u (e) u I-Artikolu 9(2)(h), (i) u (j) tar-Regolament Ĝeneralu dwar il-Protezzjoni tad-Data u d-Dispożizzjoni Supplimentari 17 tal-Liġi Organika 3/2018 tal-5 ta' Diċembru 2018 dwar il-protezzjoni tad-data u l-garanziji tad-drittijiet digħiżi.

## Fejn u għal kemm żmien tinħażen id-data tiegħek?

Id-data personali dwar is-saħħha tinħażen mis-servizzi tas-saħħha tar-reġjuni. Din tinħażen għall-perjodu stabbilit mill-Artikolu 17 tal-Liġi 41/2002 tal-14 ta' Novembru 2002 li tistabbilixxi regoli bażiċi dwar l-awtonomija tal-pazjent u dwar id-drittijiet u l-obbligli rigward l-informazzjoni u d-dokumentazzjoni medika u billi timplimenta leġiżlazzjoni fir-reġjuni, li taħtha trid tinħażen għal mill-inqas 5 snin mid-data li fiha inti tieqaf minn kull kura medika.

Jistgħu jiġu applikati perjodi itwal ta' ħażi għal finnijiet ta' arkivjar fl-interess pubbliku, għal finnijiet ta' riċerka xjentifika jew għal finnijiet statističi, f'liema każżejjiet japplikaw miżuri xierqa biex tiġi ssalvagwardjata l-privatezza, bħall-anonimizzazzjoni tad-data personali.

## Id-drittijiet tiegħek

Tista' teżerċita d-drittijiet tiegħek ta' aċċess, rettifika, tħassir, oġgezzjoni u restrizzjoni tal-ipproċessar, fejn applikabbli, quddiem il-kontrollur fil-Komunità Awtonoma u/jew fis-servizz tas-saħħha tiegħek jew fil-belt awtonoma ta' Ceuta jew Melilla (INGESA), jew quddiem il-kontrollur fil-pajjiż fejn tkun irċevejt il-kura tas-saħħha. Sabiex tagħmel dan, għandek tibgħat ittra fil-forma li tkun ġiet indikata lilek mill-kontrollur jew għandek tuża l-formola disponibbli fuq is-sit web fil-kaž ta' Spanja. Id-dettalji ta' kuntatt għall-kontrolluri nazzjonali u l-kontrolluri tal-Komunità Awtonoma huma pprovdu hawn taħt.

Għandek id-dritt li:

- ikollok aċċess għad-data tiegħek fi kwalunkwe ħin billi tissottometti talba lill-kontrollur,
- tirrettifika kwalunkwe data mhux preċiża fis-Sommarju tal-Pazjent tiegħek,
- tirrestringi jew toġgezzjona għall-ipproċessar tad-data tas-Sommarju tal-Pazjent tiegħek għal raġunijiet relatati mas-sitwazzjoni partikolari tiegħek, f'konformità mal-Artikolu 21 tar-Regolament Ĝenerali dwar il-Protezzjoni tad-Data,
- tippreżenta lmenti jew talbiet lill-awtorità superviżorja Spanjola (l-[Agencia Española de Protección de Datos](#) [l-Aġenzija Spanjola għall-Protezzjoni tad-Data]) meta t-tentattivi tiegħek biex teżerċita d-drittijiet tiegħek ma jkunux irnixxew, jew mal-[https://edpb.europa.eu/about-edpb/about-edpb/members\\_mtawtoritajiet\\_nazzjonali\\_ghall-protezzjoni\\_tad-data](https://edpb.europa.eu/about-edpb/about-edpb/members_mtawtoritajiet_nazzjonali_ghall-protezzjoni_tad-data) li ġejjin,
- tfitdex rimedju ġudizzjarju effettiv kontra kontrollur jew proċessur,
- tfitdex kumpens u responsabbiltà f'konformità mal-Artikolu 82 tar-Regolament Ĝenerali dwar il-Protezzjoni tad-Data.

Aktar informazzjoni dwar kwalunkwe aspett tal-kura tas-saħħha transfruntiera tista' tinkiseb mill-Punt ta' Kuntatt Nazzjonali Spanjol permezz tal-link li ġej: <https://www.sanidad.gob.es/en/pnc/ciudadanoEsp/home.htm>

Informazzjoni dwar l-ilmenti tista' tinstab fuq dan il-link:  
<https://www.sanidad.gob.es/en/pnc/ciudadanoEsp/infReparRecl.htm>

## Dettalji ta' kuntatt għall-kontrollur

### Fil-livell reġjonali

Għandek tikkuntattja lis-Servizz tas-Saħħha tal-Komunità Awtonoma tiegħek jew INGESA

<https://www.sanidad.gob.es/en/organizacion/ccaa/directorio/home.htm>

### Fil-livell nazzjonali

Il-Ministru tas-Saħħha, is-Subdirettorat Ĝenerali għall-informazzjoni dwar is-Saħħha,  
Paseo del Prado 18-20, 28014 Madrid.

Posta elettronika: delegadoprotecciondatos@sanidad.gob.es

Formola tal-web għall-eżerċizzju tad-drittijiet:

[https://www.sanidad.gob.es/servCiudadanos/proteccionDatos/docs/Formulario\\_DPD\\_MSCBS.pdf](https://www.sanidad.gob.es/servCiudadanos/proteccionDatos/docs/Formulario_DPD_MSCBS.pdf)

Tmiem id-dokument

## INFORMATION FOR CITIZENS VISITING SPAIN

**This document provides citizens with information about how their personal health data is processed when they seek health care in Spain.**

The following information is provided in order to comply with the requirements, laid down in the European Union's General Data Protection Regulation, to inform citizens about the processing of their personal data.

### What is eHealth Digital Service Infrastructure?

eHealth Digital Service Infrastructure (eHDSI) is part of the MyHealth@EU service, which offers European citizens a simple and secure way of transmitting their personal health data electronically to other Member States if they need health care while abroad. The data is provided to health professionals in European Union (EU) countries where the citizen is treated. Personal data is processed in accordance with the laws of the country where health care is sought, in this case Spain.

### Category of data we process

The European Patient Summary (EUPS) contains basic medical information about you which is communicated across country borders so that you can receive health care in another country. It includes personal data used to identify you and personal medical information such as allergies, current medication, illnesses and previous surgery, which are important and necessary in order for health professionals to provide you with appropriate patient care when you are abroad.

The information which is available from your Patient Summary is the personal data previously recorded and provided in electronic form by your own country. See your own country's Patient Information Notice for details of the information contained in your Patient Summary.

### For what purposes do we process your data?

We process your Patient Summary so that the health professionals who provide you with care in Spain have the medical information they need. Our health professionals will not store your Patient Summary on our systems. However, they may request additional information from you about your health in the course of providing your care. This information may be stored in our information systems in order to comply with the legal requirements that apply to our health professionals and for reasons of public interest. In such cases, your data will be stored for at least five years from the date on which you are discharged from each course of medical care.

In exceptional circumstances, where there is a legal basis for doing so (e.g. an ongoing investigation into an offence, public health, epidemiology, statistics, etc., aimed at improving the quality of care), we will keep your data for as long as necessary.

## Who will be able to access your data?

Your Patient Summary and any other personal health data you provide to us will be processed by our health professionals, who have a duty of professional confidentiality, or by other professionals subject to an equivalent duty of confidentiality. Our professionals are properly informed, trained and authorised, and will be able to access your data only for the purpose of providing you with care and complying with the legal obligations which derive from doing so or which are otherwise laid down in law.

Information from your Patient Summary will be transferred via a secure gateway provided by the National Contact Point for eHealth designated by each country. In the case of Spain, the technical portal via which we receive your data is operated by the Ministry of Health, which will, in turn, transmit the information to the various health services in each region of Spain. Both the Ministry and the regions have signed the necessary agreements to comply with data protection requirements.

The Ministry of Health is not responsible for the personal health data processed by the health services in the various regions.

## Legal basis for processing your personal data

The legal basis for processing your Patient Summary is Directive 2011/24/EU on cross-border healthcare. Your data is processed in order to meet the obligations laid down in that Directive and in the Spanish legislation transposing it: Royal Decree 81/2014 of 7 February 2014 in fulfilment of the legal obligation of the Spanish State to make provision for cross-border health care and continuity of health care for European citizens.

The personal health data you provide to our professionals will be processed in Spain in order to comply with the obligation on health professionals to process personal health data in order to provide health care. It may also be processed for reasons of public interest in the field of public health or when necessary for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes. The technical and security measures provided for in the National Security Framework (Royal Decree 3/2010 of 8 January 2010 governing the National Security Framework in the field of electronic government) will be applied at all times.

Your data will always be processed in accordance with the following provisions: Articles 6(1)(c), (d) and (e) and 9(2)(h), (i) and (j) of the General Data Protection Regulation and Supplementary Provision 17 of Organic Law 3/2018 of 5 December 2018 on data protection and digital rights guarantees.

## Where and for how long is your data stored?

Personal health data is stored by the health services of the regions. It is stored for the period set by Article 17 of Law 41/2002 of 14 November 2002 setting out basic rules on patient autonomy and on rights and obligations regarding medical information and documentation and by implementing legislation in the regions, under which it must be stored for at least five years from the date on which you are discharged from each course of medical care.

Longer storage periods may be applied for archiving purposes in the public interest, scientific research purposes or statistical purposes, in which cases appropriate measures to safeguard privacy, such as anonymisation of personal data, will apply.

## Your rights

You may exercise your rights of access, rectification, erasure, objection and restriction of processing, where applicable, before the controller in your Autonomous Community and/or health service or autonomous city of Ceuta or Melilla (INGESA), or before the controller in the country where you have received health care. In order to do so, you should send a letter in the form indicated to you by the controller or using the form available on the website in the case of Spain. Contact details for the national and Autonomous Community controllers are provided below.

You have the right to:

- a) access your data at any time by submitting a request to the controller,
- b) rectify any inaccurate data in your Patient Summary,
- c) restrict or object to the processing of your Patient Summary data on grounds relating to your particular situation, in accordance with Article 21 of the General Data Protection Regulation,
- d) lodge complaints or requests with the Spanish supervisory authority (the [Agencia Española de Protección de Datos](#) [Spanish Data Protection Agency]) when your attempts to exercise your rights have been unsuccessful, or with the following [national data protection authorities](#),
- e) seek an effective judicial remedy against a controller or processor,
- f) seek compensation and liability in accordance with Article 82 of the General Data Protection Regulation.

Further information on any aspect of cross-border health care can be obtained from the Spanish National Contact Point via the following link: <https://www.sanidad.gob.es/en/pnc/ciudadanoEsp/home.htm>

Information on complaints can be found at this link: <https://www.sanidad.gob.es/en/pnc/ciudadanoEsp/infReparRecl.htm>

## Contact details for the controller

### At regional level

You should contact the Health Service of your Autonomous Community or INGESA

<https://www.sanidad.gob.es/en/organizacion/ccaa/directorio/home.htm>

### At national level

Ministry of Health, Subdirectorate-General for Health Information,  
Paseo del Prado 18-20, 28014 Madrid.

Email: [delegadoprotecciodatos@sanidad.gob.es](mailto:delegadoprotecciodatos@sanidad.gob.es)

Web form for the exercise of rights:

[https://www.sanidad.gob.es/servCiudadanos/proteccionDatos/docs/Formulario\\_DPD\\_MSCBS.pdf](https://www.sanidad.gob.es/servCiudadanos/proteccionDatos/docs/Formulario_DPD_MSCBS.pdf)

End of document

