

Information document pursuant to and for the purposes of the Privacy Policy Act - PP

VOCABULARY of doc. PP:

User: sometimes also called customer-user or customer only or simply "you" , is the one to whom the data refers, or who takes in place of others for legal reasons, as the parents for a minor, or a guardian, or the owner of an animal, the customer, the owner-point (owner or collaborators), service / product operator and all those involved with their data and those of their users in turn. Here User is also the "customer" referred to by the terms and conditions of the "legal notice" (NL) or web user of the Daphne product / service supply document on the website www.daphnelab.com which hereby the user accepts without reservation, as part integral to this PP.

PP: is the present Privacy Policy document and all the attachments such as, but not limited to: the "legal notice" (NL) conditions of the Daphne product / service supply document on the www.daphnelab.com website.

Olodato: is the acronym of holistic data, from holos (total, global) is all or part of a set of data that can be personal, sensitive, health, judicial, financial, derivative, unexpected, biometric, video, audio, images, documents, etc. On some occasions we could manage a very dense user olodicate, that is rich in correlated information and with great and highly sensitive personal and sensitive information.

Derivative data: it is an information not supplied by the user but derived from the data supplied by the user, for example his BMI (fat mass index) which is the output of an algorithm generated by weight, height, sex, age provided by the client. The derived data can be of various kinds, unrelated to each other and derived from various algorithms.

Unexpected data: it is a data or information that the user did not expect, such as the predisposition to a colon tumor, or a genetic pathology, or something that the user could not imagine and that emerges from an analysis or test.

Daphne Lab or Unizenic or us or company always indicates UNIZENIC as the sole holder of data processing or data processing.

UNIZENIC carries out the main activity of diffusion by press or e-book (publishing products) and through training of methodologies related to the correct nutrition and psychophysical wellbeing as well as the elaboration of BioMetaTest personalized according to its own exclusive methodology and with proprietary software as well as any programs, protocols and services of naturopathy or medical clinic and genetic tests or clinical tests. The conditions for the supply of these products and services are expressed in the NL card that the customer has already read and has accepted fully and without reservations. DAPHNE LAB® BioMetaTests are not medical or diagnostic, the advice contained in DAPHNE LAB® brand publications have no therapeutic value and do not replace the activity of doctors regularly registered with the National Health Service accredited to the user's country. Other products and services such as clinical and genetic are related to classical medicine and inscribed in the field recognized by the major world health organizations.

Our services and products are not mandatory and are, for the user, an optional choice. These services / products are exclusively linked to the complete acceptance of these privacy regulations PP, therefore the user consents and accepts without reservation the present document therefore the

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user consents and accepts without reservation the present document of Privacy Policy PP and attached documents such as the "legal notes" NL on the website www.daphnelab.com giving full consent to the processing of each of its data on the basis of this PP policy. Otherwise no service will be carried out or any product or product license granted. In the event that the User has requested a service or product, he / she automatically accepts the PP rules. All this premised and the following even if the user enters false, different or anonymous data.

A. How the process of requesting and processing a Daphne product / service works

In short, and only for reasons of clarity, but in any case not exhaustive or complete with every possible variable and process declination, the data collection system has the following procedural functions: the user turns to a Daphne Point[®] in the territory where it resides or internationally, or via the web at one of our authorized websites. Fill out a form that is generally the form 62 by releasing your personal and sensitive data, agreeing to accept the conditions in "legal notice" on the website www.daphnelab.com and the privacy policy PP, even with an acceptance signature (The Daphne Point[®] and our organization are not required to check if the signatures are authentic or if the data are true), or by clicking on the acceptance of the conditions if it is an online form or just sending a request for a product / service. The form and sample (hair, salivary buffer, or other fabric of the subject / user or animal or other) will be sent by mail to the Daphne Lab's logistics office which will process the data, storing it and transferring it to a Unizenic server, as well as will process the sample that will be transferred to the Unizenic computing center outside the European Community. The Unizenic will elaborate the final report or will deliver it to other laboratories and will deliver it electronically to a logistic center of the user's country or some logistic facility connected to it, which will deliver it to the user. or at the reference Daphne Point[®]. The user may also decide to apply directly to one of the parent companies by passing the Daphne Point[®] or an intermediate operator. The user will receive his / her report with name and surname and other personal and sensitive data by e-mail or electronically and / or by post. We are neither nor can we be responsible for the security of the process developed on the web by the various e-mail servers not owned by us, therefore if the customer wants the secure transmission of data at a proprietary and controlled server allocation with user and password make it expressly requested before making the request for analysis or purchase of each service / product, this could result in a payment of a separate surplus. The data holder can only assume responsibility for the data processed at the Unizenic site and not at a local Daphne Point[®], or at an independent operator, or at post-couriers or on the internet while traveling the report file or when stationed at a physical or virtual location that is not dependent on Unizenic. The user aware of the procedure can not attribute to the holder any responsibility if any damage will have been caused outside the scope of responsibility of the Owner.

The user can access our services / products either online through websites, telephone devices, desktop or laptop PCs, mobile phones, apps, tablets, etc., but also by signing online forms sent electronically, or by fax or by mail and by signing and filling out paper forms sent directly or through authorized operators in Italy, such as, for example, but not limited to, Daphne Point[®]. This PP Privacy Policy regulates user access to our services / products regardless of how you will be logged in and using our services / products you consent to the collection, transfer, processing, modification, storage, disclosure, to the generation of metadata, to the association of data, to the management

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of data in all its forms and possible declinations even if not expressed here in their entirety, as well as to the archive and processing of data and data in order to carry out any type of operation permitted and programmed by our company even outside the user's country and outside the European Community and also for purposes of historical archives, statistical use, clinical and non-clinical studies, research, marketing and all that is permitted and permitted by the owner's legislation. Considering the nature of the BioMetaTest and the nature of the tests and clinical services and premises as well as the full reading and acceptance of the "legal notes" NL on the website www.daphnelab.com, and all its attached documents attached to them, the Unizenic based in Gibraltar (extra European community) under the Gibraltar Act on the Privacy Act as the Data Controller informs you of the following:

1. Purposes and methods of data processing

The personal and sensitive data as well as the data concerning your identification or anyway the identification of the user or even the veterinary ones such as pets and other types of animals, whatever it is (personal data and sensitive data as well as any attached medical records, addresses IP, email, VAT codes, tax, metadata, etc.) will be used to allow access to the services / products offered as well as the correct processing of BioMetaTests, tests and / or products / services and the communication of information also of a nature commercial, for the sending of informative, advertising and promotional material of the activity or activities of third companies connected with Unizenic as sole owner. Such data may be transferred or transmitted to third parties authorized by Unizenic, also to allow treatment for similar or partial purposes. Your data may also be used for statistical, historical and comparative research, and may also be published in an anonymous form for scientific and non-scientific research, studies, and more even if not explicitly specified here, without the possibility of opposition, when treated anonymously or in aggregate form and for everything that is already expressed under the premises and vocabulary included. The data you provide may also be sent to dieticians, naturopaths, nutritionists, doctors, Daphne Point® or other professionals who request it for uses permitted by law or even when you want to access additional services and products such as personalized diets, interpretations, protocols, explanations, etc. The treatment will also cover personal data that fall under the category of "sensitive" data, that is to say: suitable to reveal the state of health, psychological or possibly of another nature, which race, genetic profile of any nature and whatever its extension, ideology, psychological profile and anything else useful and freely provided by the user or otherwise detected in the analysis of clinical, analytical or software that is either derivative or unexpected. Personal and sensitive data may also be processed by the child or the person legally in custody, or by their own animal. The treatment that will be carried out on such sensitive data (also by the person responsible for the treatment in some countries and its potential assignees who may also be outside the country of the Owner and / or outside the European Community) has the following purposes: proceed with the correct processing of the BioMetaTest or other services / products requested as well as for all the above purposes on exhibits and derivatives. These data may be transferred and / or transmitted to third parties outside the European Community.

Personal / sensitive data will be collected on paper and / or electronically and also processed with the help of electronic tools by the company's personnel and by third parties (such as Daphne Point®, concessionaires, or other subjects authorized also in other countries outside the country of

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the owner).

We could also collect hardware model, user browser version, internet traffic, and many other data and metadata regarding access via the web, in order to statistics, web traffic usability, optimization and web strategy, research and all that is permitted by law.

Cookies. Like many other sites, we and our group may use a technology called cookies to collect information on how the user uses our websites to optimize the experience provided to the user by evaluating which areas of our website are of greater interest, or to remember the user who returns to consult our site. We have neither the desire nor the intention to violate your privacy when consulting our sites. Most browsers allow the user to delete cookies from the PC hard drive, block acceptance of cookies, or receive a warning before a cookie is stored. The user can choose to set the browser to receive a notification when cookies are received, thus being able to choose whether to accept or refuse these cookies. Cookies may also be used by third-party companies when they publish advertisements on our website; These cookies help to control which ads are displayed. These ad-serving companies may use cookies to collect user information. Advertisers use this information to set the ad's target audience and measure its impact.

Voluntary information not required. We do not ask to provide information beyond those useful to us for the performance of services / products, therefore, any information that the user will provide in an autonomous and superfluous way even if sensitive as religious faith, sexual orientation, sexually transmitted diseases, genetic data, traumas suffered, confidential information, etc., will be treated according to the present policy of the PP Privacy. Therefore not erasable, not blacked out, but still treated according to this document PP. Our data insertion and irrela- tion system does not easily allow the deletion or modification of data once entered into the procedural system or in the software system, due to its calculation nature, which can not be distorted without compromising on the good successful analysis. Therefore, the User to whom we do not require in a compulsory way to communicate data beyond those necessary but who communicates personal or unsolicited or sensitive data, can not ask for the cancellation or modification or the obscuration even with an order of a local court; provided that you pay the entire costs for the structural modification of the software and the reprogramming of the same for the deletion of data.

Financial-tax information. In some cases, when there are online payments, or electronic invoices, or simple commercial agreements for which it is necessary to issue invoices and receive and store tax and financial data, the user (or even Daphne Point® ®) must necessarily leave a series of data, such as VAT number, company data, credit card numbers, iban, bank identifiers, demographic information, surveys in fiscal surveys of any nature, both in paper and electronic format, when required for the fulfillment of payment services, riba, rid, etc.

The user also accepts that this data may be transmitted to third parties always authorized by our Unizenic group also outside of Europe and that such data can be crossed with other metadata and data concerning tax and credit positions, in order to evaluate the reliability of the customer / user, record his position as good or bad payer, assign a reliability value decided according to a reputational algorithm. This assignment of value, indexes, and reputational assignment technologies is confidential and can not be disclosed in any way, it will be our responsibility to be ethically correct in the

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design of the rules and policy of assignment of value adjustments according to the most correct matrices possible, but any decision on this subject is absolutely unquestionable. These decisions, indexes, values, assignments, positions of credit value and reputational reliability can be and will be transmitted and disseminated also to our affiliates and collaborators in the Daphne Point® network, security managers, Quality managers, and other third parties always authorized from Unizenic, never spread in an improper and irresponsible way to the general public, but only internally to the group in order to manage the quality in the best way. The customer-user accepts that his / her data become part of this logic when he / she pays or requests a service / product, buying it, or simply entering into relation with the companies of our group in an active or passive way also through e-mail or other systems. The customer-user can not in any way request cancellation or modification of such data as the system is constructed so that no user can be deleted from the system so as to be obscured and untraceable for the future, provided that the cancellation is possible and without difficulty for the architecture of the system itself.

With a similar method of reputational algorithms, we could classify users or Daphne Point® and their owners or professionals, etc., based on their reliability, correctness, didactic preparation, and other classification criteria regarding internal quality management purposes, financial management - tax, marketing management and other internal policies and in any case not disclosable to the general public but only possibly in-house to our managers who will need and need to process the data or become aware of the same for a correct management of the procedures. However, users will not be classified according to their religious faith, race, sexual orientation, in order not to generate rankings on a racist, sexual or religious discriminatory basis. It will not be possible to access the algorithms or the reputational classification logics, nor will the user ask for the change in ranking. The charts are internal and visible only by our group, not public and unappealable. The reputational algorithms are know-how within our company and are confidential and proprietary, therefore they can not be violated, neither requested nor visible even with a mandate from a local court.

Commercial communications. It may happen that on some occasions our marketing departments, in order to make known our offers, new products and services and new initiatives, sending greetings to the user's birthday or other holidays, sending gifts or discount coupons, can send the user commercial information through e-mails, text messages, on-line messages, phone calls, etc. based on the data provided and resulting from the user himself. In this case, the user has the right to request cancellation from the marketing list to the company that made such commercial transmission and not to the data controller, as the owner may have assigned or given such data to third parties. We will make sure that third-party marketing companies manage the data according to the adherence of standards in compliance with the privacy, otherwise our group and the owner will not be responsible for further non-direct treatment and the user knowing this policy PP already releases the owner and companies of the group from any civil and criminal liability, if there is not they were in a direct way. The cancellation from commercial lists is generally free but we can not predict if there are costs for cancellations from other companies and the same can be requested only if you have been contacted for the first time by some company or by the owner for marketing reasons.

In some countries and according to some local legislation, the swab or the hair or other tissue used as biological sample and all the data taken from each animal or user sample tissue could be consi-

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dered biometric data or metadata, therefore the user explicitly authorizes the use of any of his biometric data taken and detected by his own fabric, without opposing in any way, consenting that this sample is physically kept for the time necessary to perform the services and the policy of this Policy Privacy PP also for indefinite times. Any recorded files of such biometric data may be stored and used in the future for statistical comparisons, clinical and non-clinical studies, statistics of any kind, publication (anonymous character of the individual user), implementation uses for algorithms functional to the research system and quality of reporting of the product / services, etc. All this also possibly in association with their personal data - sensitive and olodised, also in order to build a data bank that owns the Unizenic even and not only as a historical archive and for any other purpose permitted by law. Unencrypted files of biometric data are not available to affiliates or third-party companies, unless otherwise provided for by our internal regulations. Biometric data files are kept classified and available only to a few with difficult slow recovery encryption keys.

Since the completion and processing of clinical and non-clinical products may result in unexpected results for the user, our system does not discriminate the data reported between expected and unexpected, so the user is aware and accepts every possible outcome of the results, even any unsuitable data. In any case we will not communicate data such as genetic paternity, genitality on a genetic basis, genetic data specific to assisted reproduction, without the user's written authorization. Further data that could emerge such as tendencies to diseases, multifactorial predispositions, predictive genetic data, pathologies, even viral infections of any kind, etc. they will be reported in the service / product chosen by the user. The user is aware of this and authorizes the complete processing of data in accordance with this PP Privacy Policy by relieving Unizenic and any other supplier responsible for processing the information supply chain from any liability whatsoever if not directly guilty of direct violation of illicit use of data or unlawful dissemination of data combined with serious harm to the user. The user authorizes the transfer of any data that has emerged, personal, sensitive and metadata as well as biometric, or holodized, in his own country, outside the European community or in foreign countries according to the procedures and purposes of this PP. We may also use the user's information to comply with the law or to defend ourselves from any claims or allegations of any kind based on such laws, or, where necessary, to exercise the legitimate interests and needs of Unizenic and associated companies or collaborators of the group, in which case special attention is paid to the protection of the user's rights and to ensure that any use of the personal -sensitive information of the user is handled in a correct, legal and proportionate manner. We could, both us and someone in our group, record the entire audio calls for the entire conversation, in which case the files will be stored securely in Unizenic's servers and devices and will be used both for quality management purposes and for reasons of defense in the event of a dispute, in that case used only before an authorized court. In the case of local audio-video recordings at a Daphne Point® store, the store manager will be the owner of these data and must comply with the laws issued by the state where the store resides, in which case we do not register directly no video of the Daphne Point®. Instead, we could record the video-audio of Skype conversations, chats and any kind of on-line conversation between the user, Daphne Point®, an operator of our company, a professional, etc. In this case, the registration will have as its purpose only a possible quality control and eventual proof of reasonableness in the event of a dispute.

Therefore, the user who activates an online chat service with one of our doctors, health profes-

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nals or naturopaths or professionals and is told personally and confidentially also in terms of health, faith, sexual orientation, or other confidential form of intimacy is now fully aware that his data and audio-video conversations could be recorded and in any case kept in a secure manner by Unizenic as Owner but also by individual companies connected or by the professional that the user has asked. You can ask the local professional guarantees or changes or access to data according to national law, the owner instead will have to ask according to the general rules of this agreement PP addressing the Court of jurisdiction of the owner but in any case always before the owner through appropriate email or contact prepared. This mode of audio-video recording is absolutely mandatory for the protection of any disputes as well as for the quality control of the doctor-operator and its possible interpretations of the BioMetaTest or associated services or clinical tests. In this case, by doing so, we have the possibility to correct any errors by one of our operators and to serve a high and improving quality to the user, also monitoring the audio-video communications in the online chat between the operator and the educational use.

In such case these audio-video conversations will be kept by the Unizenic according to high security policies and can not be requested by the user himself or by a local court. We guarantee that no hacker attack will be possible to these files, as these data, when stored, will be encrypted and recorded only on media out of every online server and kept in premises whose knowledge will be entrusted only to a few people in the world according to highly inaccessible internal security rules and with absolutely secret military encryption keys. Additional data security policies can not be disclosed for obvious security reasons or requested by the user even by a local court.

The user may wish to send or deliver to us or need to do so even upon our request, photographic material relating to his or her health status or that of the child or incapable or the veterinarian, such as photos of eczema, photos or videos the course of a pathology, photographic plates, analyzes, medical records, one's own spelling, one's own signature, etc. In this case the material in our possession will not be returned under any circumstances unless otherwise agreed in writing and may be stored and used for educational purposes, for conferences, studies, publications, etc. obviously avoiding showing the user-user in the face or in some way identifying it uni- versally, making the user remain anonymous as much as possible.

As far as we are concerned, we may need, in order to properly complete the internal procedures that you access information of any nature of the client-user that is processed, archived, or transferred to any company or operator of the Unizenic group (or subcontractors) in various locations around the world, and any type of data, including locations in countries other than those in which the user resides. These locations include countries where there are no specific laws on privacy or that protect personal, sensitive and / or data. This use may continue even if these entities cease to belong to the Unizenic group. The user's information can be shared with agents or consultants of the group, for example, but not limited to, statistical companies, tax-finance companies, insurance companies, companies or analytical professionals. In case of shipment of material to the user it is necessary to share information with the courier or postal carrier or customs, in response to a request from a government agency or regulatory entity, or in relation to any legal proceedings, etc. In the event of a merger or acquisition by another company of any party or non-part of the group in any area of the world, Unizenic may transfer the information to the new company or Brand, in such

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cases measures will be taken to ensure that the rights of the the user is in any case protected according to the provisions of the present Privacy Policy (PP) agreement, changing only the jurisdiction and the reference legislation of the new Data Controller. The user can oppose, as infra, only to commercial communications, instead in case of business or merger or other similar, the data in our possession or the data can not be deleted and will be transferred regardless of the user's will or of a local government agency. The User aware of this accepting this procedure from now on without being able to object in the future except for serious damage proven and accepted by an external committee formed by an equal number of experts of the Owner and experts of the user.

Data of minors or incapable legal persons. We also own and manage the personal and sensitive data of various kinds of underage or incapable legal persons as well as infra, the authorization of which has been granted to us by one of the parents or by the legal representative. We can't in any way check the veracity of the data provided by the parent or legal representative, so if there was a request for access to services / products circumventing the privacy system with cunning, cunning or deception we will be forced to report the parent or guardian reference to local authorities and in any case we will not be able to isolate, modify or obscure the information of the minor or incapable, as they are part of a much larger data structure and the cost of this operation would be disproportionate to the benefit. However, by law we could not obscure any data once inserted into the system for legal reasons of dispute management. However, we will not disclose this information to the public by creating damage to the user. The management and the purposes will be however regulated by the present document PP.

Data theft. If the user notices that someone has used his identity to make a BioMetaTest or access services / products without the authorization of the real data owner, he must report the incident to the Police or the competent bodies of his country and send a copy to our office within five days of the incident or from when it became aware of the fact. In this case, we will isolate the related processing procedures on this name by removing the request for the product / service from the processing of the process in the shortest possible time if the product / service has not already been concluded or processed. The data in any case can not be deleted and will be treated according to this PP. There can be no reimbursement in this sense if the service / product has already been disbursed or processed. The data subject to theft accompanied by regular denunciation will not be used for all other regular purposes of this PP for health or naturopathic purposes, but for legal reasons can not be deleted from the system and if already inserted will be part of the system according to the rules already shown in this PP and attached documents. We and the companies involved and connected will be able to denounce the perpetrator civilly and criminally also for damage to the image, fictitious entry of data into the system and all possible damage that generates such behavior. Such complaints can be carried out only by local companies and on territories different from those of the owner or even by several companies at the same time. Such complaints and compensation claims and payments pursuant to Article 22 of the NL may be made by us even if we have realized independently of the fictitious entry of data into the system without there being any complaint to the authorities by users.

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2. The mandatory or optional nature of the provision of data

Stops the personal autonomy of the person concerned, the provision of personal data and sensitive data as well as data on health or other status is strictly necessary for the proper management of the business relationship and for the execution of the service or sale and execution of the product / service and for all other legal transactions. Any refusal to provide the requested data will result in the inability to carry out the processing of BioMetaTest or other clinical and genetic products and the related activity of correct information and any associated services. In any case, even the unsigned or partially completed application forms can be processed (as in NL) and the rules of this informative Privacy Policy PP will apply. In this case, the user will have to file a regular complaint for an unsigned form within ten days of receiving the Product / service, one of our commission will examine the case and evaluate whether to extract the user data from the central database and isolate them in another reserved area. The user fully accepts the agreements of the rules of general conditions of supply of the Daphne products / services "in legal notes" NL on the official website www.daphnelab.com, which is natural extension of this agreement of Privacy Policy PP that the user accepts without reservation. Other data not requested but freely provided by the user (such as doctors, genetics, sexually transmitted diseases, race, political opinions, religions, sexual orientation, etc.) can not be deleted and will be part of the system.

Any attempt by the user to oppose the system and the policies of this agreement, once they have been fully accepted by them in accordance with the procedures agreed in particular with the request for a product / service, such as cancellation, modification, opposition to the transfer, the obscuration, etc. can be advanced by the user, directly to the owner of the data, only up to a maximum of three times towards the Owner. In the event of a negative outcome, any other attempt at opposition will be prosecuted civilly and criminally and with a request for payment of compensation equal to fifteen thousand euros for a request subsequent to the third. The request for reimbursement - indemnity may also be made by a company from another country other than the Owner.

3. Right of access to personal data and other rights of the data subject

1. You have the right to obtain confirmation of the existence or not of personal data concerning him only when registered in our systems, where this possibility implies an easy and inexpensive procedure for access and recovery for the Owner, otherwise they could there are costs to support, costs and expenses indisputable and unquestionable. 2. You have the right to obtain information: a) the presence of personal data only according to the rules already set out in 3.1; b) of the purposes and methods of the processing; c) of the logic applied in case of treatment carried out with the aid of electronic instruments (except for the technical details for obvious reasons of company security and industrial secrecy); d) of the identifying details of the holder, of the responsible and of the representative in his / her country where there was one and only and only of his / her Country; e) the subjects or categories of subjects to whom the personal data may be communicated or who may become aware of it as a representative appointed in the territory of the State of his country and only and only of his country, managers or employees. Each of these points could involve costs separately. The request must be made by registered A / R as specified in the following articles but also by means of a special email [privacyone \(@\) unizenic.com](mailto:privacyone@unizenic.com) (removing the brackets) to the owner of the data, submitting his duly signed identification documents and with a clear request complying with the PP policies.

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4. The interested party has also the right to obtain

From Unizenic: a) the updating, correction or, when there is motivated and established interest, the integration of data (any cost depends on the individual case); b) the cancellation, transformation into anonymous form or blocking of data processed in violation of the law on the territory of the competent Court of this PP of the holder, including those whose retention is not necessary in relation to the purposes for which data were collected or subsequently processed (any cost depends on the individual case); c) possible integration of data or correction of information (any cost depends on the individual case); all the cases listed and others that may be necessary in the future and not listed here may be obtained except in cases where such fulfillment proves impossible or involves a use of means manifestly disproportionate to the protected or guarded right. Changes, deletions, processing and transformations of the data will and will be carried out in ways that are reasonably possible, even if the costs due have been paid. The costs will be decided by the Owner unquestionably and unassailable.

The Unizenic and companies or professionals or collaborators connected and authorized by the Owner may use the user's data for market research, clinical and non-clinical statistics, comparative statistics and any other scientific or not, for studies, presentations to conferences, video courses, teaching materials, publications, in the management of an always better quality, for training of staff or collaborators, storing data for use as well as statistical, historical, archival-documental and for any other form, even if here not completely explained, as for example, but not exhaustively, comparisons between the profile of answers and signature or calligraphy, between blood group and data emerged, and many other combinations or single data also by publishing them.

5. The interested party is also entitled to object, in whole or in part:

a) for legitimate reasons, to the processing of personal or sensitive data concerning him, even if it is relevant for collection purposes according to the laws of the Country of the competent court of the Holder, as long as such opposition does not involve a disproportionate use of resources and resources exceeding right of the interested party; b) to the processing of personal data concerning him for the purpose of sending advertising material or direct sales or aggressive commercial communication.

a) for legitimate reasons, to the processing of the personal or sensitive nature of the jurisdiction of the holder, as long as such an opposition does not involve a disproportioned use of resources and resources exceeding right of the interested party; b) to the processing of personal data for the purpose of sending advertising material or direct sales or aggressive commercial communication.

Some users may have a reserved area on the web, with restricted access with user and password and / or pin. The security of the area is the responsibility of Unizenic or third-party companies to which we rely on the procedures involved and only for the related procedures. For physical hardware and software systems it is responsible for the server-hosting of which we are not owners of architectures and machines. For the security of data, access and confidentiality procedures of personal access keys is the responsibility of the user, as well as for the correct custody and secrecy of the same, for his / her mailbox e-mail, WhatsApp, Skype, social, app, chat, etc. various other personal communications, etc. If our company has sent sensitive data in the user's web space and the same is robbed of such data, we are no longer responsible for security and any theft and / or damage. The user must affix the best security guarantees in his spaces and for his internal procedures, for example by fre-

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quently changing the password, relying on complex passwords, encrypting his data and keeping as confidential as possible any key data, process, computer, own server, etc.

6. Security measures

The Unizenic guarantees the protection of the user's data with the maximum possible effort and compatible with the best quality and safety policies and compatible with the company budget. In some cases by encrypting the information, keeping it in safe and secure places, trying to best guarantee a data integrity and security policy using advanced technologies as well as algorithms and procedures that release data between them in different areas on databases and servers that can be changed in an inconsistent way even in several countries in order to lower the risk of hacking. Owners of individual local businesses often do not know passwords, security modes, server locations or anything else. However we can not guarantee the security of information on the internet or through information transfers or by mail and couriers. The user is aware that in the phase of each transfer or insertion in the internet of any information, such as credit cards, e-mails, etc. any hacking action could enter the channel in order to intercept and steal information, we are not able to provide security at these levels.

7. Extreme identification of the single data owner

The data controller is Unizenic Limited c / o Gibraltar (GI) Gibraltar.

You can send a registered A / R only for privacy purposes dictated and pertaining to this PP to the Office of Privacy Office of Unizenic c / o "Elscot House" 2nd floor, Arcadia Avenue, Finchley, N3 2JU, London (GB) or an e-mail to the address: privacyone (@) unizenic.com (removing the brackets). Further requests will not be taken into consideration.

8. Place of jurisdiction

The competent court for any controversy and legal application of this PP Privacy Policy is exclusively the Court of Gibraltar, the relevant legislation is applicable only and exclusively in the same country of the competent court. The user accepts without reserve this condition in an indispensable way, unenforceable and unquestionable without any reservation. No other court, court or country or other different legislations will be taken into consideration.

This PP document could be updated, revised and modified without having to necessarily inform the user. The user can check if there are updates, every 24th of the month, the new version of the PP on the website www.daphnelab.com in the privacy section. This document is in Italian and is valid only in that language, any other translation is to be considered only courtesy. This PP is valid as a contract signed by the user with the Owner and the entitled holders without expiry. Preliminaries, vocabulary and attachments are an integral part of this PP, as well as the legal notes of the NL document on the www.daphnelab.com website and all its attachments and related documents.

Enterprise system in compliance



Laboratory registered at the national research registry office of University and Health Ministry. Patented technology system. ISO9001 and EA38 Health compliant service.