

Versione 1.4rE del 15/06/2018 Informativa e consenso Codice 153898

COPIA PER LO SPORTIVO



The test performed is aimed to evaluate the physiological modifications in your DNA, in some specific genes and defined in the product sheet in order to provide you and your Trainer/sports structure with some information regarding your response to the exercise. This consent form will provide you with explanations about the analysis that will be performed and how we will manage, use and store the sample you have collected. Please read the following information carefully.

TEST CONDUCTION:

You will be asked for data such as age, ethnicity, weight, height, information on your medical history and on the use of supplements and medications.

At the time of collection, you will be provided with the sterile material for the self-picking of cells from the oral cavity by brushing with a special brush. The collection is painless, non-invasive, does not require any medical competence and does not involve risks to health. The brush will be placed by you in the supplied tube. As a precautionary measure, it is required to do the test without using mouthwashes or other rinses to increase the possibility of collecting material useful for the analysis.

The samples taken in this way will be unambiguously labelled and will be picked up by an OACP manager on the same day and transported to the company and/or the laboratory that will carry out the analytical protocol. The samples will be stored and anonymized by OACP S.R.L and/or OACP IE LTD and may be used for further investigation, in a totally anonymous way and in no way attributable to you and without further costs or commitments on your part. If you do not express the desire to sell the sample you supplied to OACP S.R.L. and/or OACP IE LTD, it will be destroyed after 30 days from the issuance of the report.

After the tests have been performed in the laboratory, the data obtained will be included in a comprehensible report that will be released.

If you wish, you can authorize us to provide a copy of the report to your trainer/sports facility.

If you express your authorization, the "raw" data of the analyzes will be stored for archival purposes by OACP S.R.L and/or OACP IE LTD.

At any time you can request the destruction of data.

The report will be kept for archival purposes by OACP S.R.L and/or OACP IE LTD.

There are no health risks.

The tests performed do not allow to define known or unknown disease states to the user. None of the tests performed will ever have the purpose of assessing the presence of known or unknown diseases to the user.

BENEFITS DERIVING FROM THE TEST

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The evaluation of the genetic markers for which your DNA will be tested will provide you and the Trainer with an additional and personalized indication to better define your work program.

TREATMENT OF PERSONAL DATA

This information was prepared pursuant to art. 13 of Regulation (EU) 2016/679 "on the protection of individuals with regard to the processing of personal data, as well as on the free movement of such data and repealing Directive 95/46 / EC (General Data Protection Regulation)" and update previous versions released before now.

1. PURPOSE OF THE TREATMENT AND RELATIVE LEGAL BASIS

Your data, described below, have been provided to us and will be processed for the following purposes:

a) Data on health status and genetic data, as well as other data relating to your origin, your lifestyle and your sex life such as sex, date of birth, age, weight and height, the ethnic origin, the medical history, as previously specified will be used only to the extent that they are indispensable for the performance of the test as well as for any other activity necessary for the performance of this performance, as better described in the information concerning the test , and the obligations arising from them (such as booking the exam or issuing and delivering reports).

The data described above, forming part of particular categories of personal data (art.9 GDPR) commonly known as "sensitive data" must be collected on the basis of the explicit consent of the customer. The refusal to provide data or the full / partial opposition to their treatment could make it impossible for us to perform the test, as these are indispensable data.

These data may be processed by individual physicians during presentations or scientific research and for statistical purposes. In this case, the treatment will be carried out anonymously.

b) Fiscal, personal and contact details will be used for invoicing and for the fulfillment of all other administrative, bureaucratic, fiscal obligations and for the performance of all company activities in general, related to the existing relationship.

These data are collected on the basis of our legal obligation and as necessary for the execution of the contract (Article 6.1.b-c). The refusal to provide the data implies the impossibility on our part to fulfill the contractual obligations.

c) Personal and contact data will be used to send communications / information on the company's activities (by paper mail, phone call with operator, SMS, e-mail). These data are collected on the basis of the customer's consent, if this is not provided, the consequence will simply be the impossibility for us to send you commercial information.

Once consent has been given, the interested party at any time has the right to revoke it (art.7.3 GDPR).

2. DATA PROCESSING METHOD

The processing will be carried out using the following methods: computerized and / or analogical, in the ways and within the limits necessary to pursue the purposes set out above, in compliance with the principles of art. 5 GDPR. The treatment will be carried out by the owners and authorized, with the observance of every precautionary measure that guarantees its security and confidentiality.

3. COMMUNICATION AND DIFFUSION OF DATA

Your personal data for the purposes of carrying out the test and for the purposes indicated above, may be disclosed: a) To the laboratories of analysis or external laboratories if necessary for the provision of the requested services (Laboratory of Molecular Anthropology - BiGeA Department of the University of Bologna, Via Selmi, Bologna).

4. RIGHTS OF THE INTERESTED PARTY (CLIENT)

Users (interested in processing) have a series of rights in accordance with Regulation (EU) 2016/679. These are: - right to access your personal data (once you have confirmed that your data are subjected to treatment by the owner);

- the right to obtain rectification and integration of their data;

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- the right to obtain the cancellation of their data;

- the right to obtain the limitation of the processing of personal data under certain conditions;

- the right to receive the personal data provided to the holder in a structured and commonly used format, and to transmit them to another holder;

- the right to object to the processing of personal data if there are reasons related to his personal situation;
- the right not to be subjected to an automated decision-making process;
- the right to obtain communication in the event that your data are subject to a serious violation;
- the right to withdraw consent to processing at any time;
- right to lodge a complaint with a supervisory authority.

The requests must be addressed without formalities to the holder, also through a designated person, to this request must be provided suitable feedback without delay.

The data controller undertakes to make the exercise of rights by the interested parties as easy as possible.

5. PERIOD AND METHOD OF DATA CONSERVATION

The "raw" data of the analyzes as well as the report will be kept for archival purposes for a suitable time to guarantee the possible protection of the structure in terms of Responsibility.

The personal data and other data necessary for administrative and fiscal obligations are kept for the time required by the relevant regulations.

The data for sending communications and information on the structure are kept until the interested party is canceled, caused by the revocation of the consent.

At any time you can request the destruction of data.

To this end, the data indicated will be collected and stored at OACP S.R.L. and / or OACP IE LTD.

6. TREATMENT HOLDERS

The co-controllers of the processing are OACP S.R.L., with registered and operative offices in V.le Fanin n. 48 - Bologna (BO) in the figure of Dott. Enrico di Oto, as legal representative of the company and OACP IE LTD, with registered office in Monahan Rd, Cork (IE), in person of the legal representative Dott. Enrico di Oto Contact address: ceo@oacp.it

8. UPDATE

This document was updated on 20/4/2018.

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