



GENERAL CONDITIONS OF CONTRACT RADIOLOGICAL SERVICE

TERMINOLOGY AND DEFINITIONS

For the purposes of this contract and its annexes:

- 1.1. By the expression “Supplier”, we mean the provider of this service, that is Radiologica srl, with headquarters in Cuneo, 32 , Viale degli Angeli. VAT N. 03724400043 REA 312270
- 1.2. “Client” means the subject –doctor or dentist
- who for his professional purposes for which he guarantees to act, declares to subscribe to the contract and use the service directly.
- 1.3 The expression “parts” means the Supplier and the Customer.
- 1.4. The expression “Proposal” or “Request for Membership” or “Order” means that the Customer agrees to the proposal with these General conditions and other special conditions.
- 1.5 The expression “Prospectus-Offer” means the document that may be delivered to the Customer from the Supplier, in which the technical characteristics of the Product and Services are indicated:
in its absence, these features will be explained directly to the Customer by the Supplier and are illustrated in the Purchase Page of the Portal
- 1.6. The expression “extra” means subsequent changes or further performance/functionality or different from those agreed by the parties and indicated in the Buy Page of the Portal
- 1.7. By the expression “third parties” we mean subjects other than the Supplier and the Customer.
- 1.8. The term “contract” means the agreement reached with the acceptance by the Client, of the contract proposal and the Order or other special conditions.
- 1.9 The expression “portal” means the website: www.radiologica-online.com or the site /sites that could replace him in the future.
- 1.10 The expression “Service” means the online radiological medical report service, intended for doctors and/or dentists, referred to on the Buy page of the Portal .
- 1.11 By the expression “Programs” or “Software” we mean the computer programs necessary for the use of the Service
- 1.12. The term “License” means the right, granted by its owner, to use a program or other software, within the limits and under the conditions of the license itself.

2 SUBJECT OF THE CONTRACT

By accepting the proposal, the Supplier undertakes to provide the Service to the Customer, with the way, conditions, terms and rates indicated in the Page Purchase Page of the Portal and in these General (Terms) Conditions of the Contract (points 3 and following)
- in the absence of such indication the service will be provided, at the rates and conditions in force at the Supplier at the time of the execution of the order.

3 OBJECT OF THE SERVICE

With the Service, the Supplier will provide an online radiological report to clients who, in the exercise of their clinical function, operate with radiological equipment and then proceed to the collection of radiological images (in terms and modalities provided by their function and the

medical specialty they exercise) only as a diagnostic detection device, but without being able to independently issue radiological reports (of exclusive relevance of the branch of specialized Medicine in Radiology and Radiodiagnostics)

Using the work of a pool of specialized radiologists, in a short period of time (within 2 working days of the request: public holidays and before a holiday will not be taken into account for the calculation of the time) the Supplier provides the Customer a report that allows the latter to proceed in his act of diagnosis and treatment, with support of a consultation that offers clinical indications and shelters them from surgical decisions that may not be justified and that could be the subject of controversy in the future.

The Service includes:

The use of the program for encryption and sending the radiological files associated with the patient's medical records to the "radiological platform" "Radiologica" for the medical report by the radiologist chosen among those indicated in the platform.

-training for the use of the Program,

- assistance services aimed at managing problems and/or malfunctions due to failure or incorrect installation of the Updates.

The following are excluded from the Service:

-technical assistance,

-tools (hardware/software) for imaging radiology,

-education courses for reading radiological images;

-the provision of information about statutory rules;

No other obligations, other than those expressly provided for in the contract shall be assumed by the Supplier.

In case the Customer requests extra services or any additional/further services or otherwise superior and/or different than those provided in the Purchase Page of the Portal, the relative price will have to be agreed in writing; in the absence of specific written agreement, the prices will normally be applied (during this period) by the Supplier and also the extras will be applied to the general terms and conditions of contract, if not incompatible.

In any case, these extras can never be considered free of charge, unless expressly agreed in writing.

4 PURCHASE OF CREDITS

The Service provides for the purchase of credits by the customer to request the radiological reports.

Different packs of variable volume and different amounts can be purchased as shown in Purchase Page of the Portal.

Moreover, in the Purchase Page of the Portal the different types of radiological images that can be object of the medical act for the report and the relative costs are illustrated.

With the button "Buy" you can proceed to the purchase with the payment methods shown on the portal .

The purchased pack has no time or deadline limit.

The customer can obtain a refund of the unused credits in the time limit of 30 days from the date of the purchase, as shown by registration of the purchase in Radiologica platform-online.com.

5 RULES FOR THE EXECUTION OF THE SERVICE

The X-ray image carried out by the Customer using their equipment is sent to the "radiological platform" "Radiologica" and upon arrival is immediately encrypted according to DGPR 679/2016, with a personal code.

The radiologist has access to the platform with double authentication; he can view folders only after the introduction of a personal code at its limited and exclusive disposal .The folder with the indicated data will be transmitted, via secure channel, to the platform RMW(referred to as Web management radiology) of the Supplier. Each new folder is assigned a numeric code and the Customer is and remains the unique Data Controller of the personal data of his patient. The Radiologist, a Radiologica collaborator, will be able to access the radiological folder, for the sole purpose of analyzing the radiological image and then issue a report about the radiological image, by signing it, as required by law.

The Supplier will transmit the report to the Customer:

- to the e-mail/pec provided by the customer at the time of registration,
- to the client's reserved area on the Radiologica-online portal.com .

The Radiologist has the right to request additional information from the Customer if he does not consider the information transmitted by the Customer adequate with the radiological image or if it considers that the images are inadequate for the radiological report.

6 OBLIGATION OF MEANS

The Supplier undertakes to provide the Service with an obligation of means and not of result. The Supplier is a commercial company and does not directly produce the medical report, but makes use, for this purpose, of medical radiologists specialists, who are not involved in the Supplier organization.

The Supplier does not guarantee the achievement of the commercial objectives or specific results of the Customer, but only guarantees the good level of the Service.

The Supplier does not assume in any case responsibility for the technical functioning of the Service concerning connections or relationships with other systems, products or programs managed or operated by third parties.

7 WARRANTY AND DISCLAIMER OF THE SUPPLIER

The Supplier job is limited to providing the Customer with a specialized radiological report by Radiologists:

the Supplier therefore assumes no liability for any errors and/or omissions in the medical report.

The Supplier assumes no responsibility for any mistakes or delays due to third parties or force majeure, for faults or malfunctions connected with the use of the internet, or otherwise for reasons beyond their control.

The Supplier is also not liable for power/capacity of power line, humidity and machine power, interoperability limits, limits or prohibitions on use: the Customer exonerates expressly the Supplier from the prior verification of the systems used by the former for the access to internet network.

The Supplier assumes no liability for any abusive or otherwise unlawful access to the systems (own and/or the Customer) by third parties, where it proves that it has taken the ordinary precautions with diligence and experience.

The possible incompatibility (or even just difficult compatibility) with other equipment or Customer or third party programs not provided from the Supplier will not be considered as non-compliance .

The Supplier disclaims all responsibility for compliance with the obligations arising from the present contract (and will not be held liable for any kind of damage that the Customer and/or third parties may suffer) even for the following cases:

- the conditions of art. 15 (fees and payment conditions) are not respected by the customer;
- if there have been: tampering, repair, modification or any other type performed by the Customer and/or third parties not authorized by the Supplier;
- the Supplier's performance becomes temporarily or definitively impossible due to facts (malicious or negligent) of the Customer or third parties, or for faults and/or malfunctions caused, in general, by the Customer or by third parties, as well as by chance or force majeure (strikes, floods, earthquakes, fires, etc.);
- failure, incomplete or incorrect adoption/enforcement of legal requirements (in particular concerning the processing of personal data).

The Supplier will not be liable for damage to property or persons caused by defects and faults in the equipment and both directly and indirectly caused to the Customer or its employees or users, or frequenters whether occasional, unknown or third parties.

In any case the Supplier will not be liable for damages, losses and costs incurred by the Customer as a result of the failure or incorrect execution of the contract for reasons not attributable to him.

In any case, should the Supplier be required to refund any amount in any way (including compensation for emerging damage and/or loss of earnings) to the Customer, or to the reduction of any fees payable may be due to the Customer for any reason, these may not exceed (subject to the assessment of the damage itself and with the express exclusion of the possibility to deduct and/or compensate, even partially, the amounts of the fees due) the total amount paid to the Supplier (excluding VAT) by the Customer to obtain the service; such warranty will operate only with the Customer in compliance with the payments.

8 EXECUTION OF THE ACCEPTED PROPOSAL, DURATION OF THE CONTRACT AND TACIT RENEWAL

The Customer declares to have received from the Supplier all the information related to the characteristics/technical properties of the Service and to have found them exhaustive; (through tutorials contained in the Portal at the time of purchase and also orally if requested to the Customer care of the Portal www.radiologica-online.com).

Also declares that he has put forward every possible question and that he has found the answers of the Supplier exhaustive; therefore declares that it does not need further information and/or clarification.

The contract is considered concluded – and shall take effect - from the date of acceptance by the Supplier: he can accept the contract expressly (signing it and sending it to the Customer), or implicitly, giving execution within the period indicated in the Purchase Page of the Portal.

The beginning of the assistance coincides with the occurrence of the term or the date or condition indicated in the Purchase Page of the Portal and its duration will begin from that moment.

The Supplier may always withdraw from the contract, communicating its decision, with notice of 5 days , by registered post or equivalent, returning the amount relating to the Customer's residual credit at the time of dissolution of the Service.

The communication of the withdrawal must be sent by registered post or P.E.C. and will have immediate effect, from the receipt of the letter by the addressee.

The contract will be tacitly renewed at the time of the purchase of a new credit pack for the request of radiological reports on line made by the Customer in the modalities and conditions described and provided in the Purchase Page of the Portal.

9 THIRD PARTY SERVICES

For the technological services of third parties, which the Supplier may provide to the Customer, the terms and conditions applied by such third parties for the provision of such services shall apply and prevail over these General Conditions, limited to the supply of these technological services.

If for any reason such terms and conditions cannot apply to the contractual relationship between the Supplier and the Customer, these General Conditions shall apply unless otherwise specified.

In any case, except for the mandatory limits of law, the supply of third party services by the Supplier may not entail for the Supplier a different or greater liability than that which the Supplier may assert against the third party supplier.

10. OBLIGATIONS AND DUTIES OF THE CUSTOMER AND ITS LIABILITY

The Customer undertakes and guarantees to fulfill its obligations and responsibilities in full compliance with the regulations in force.

In particular, the Customer guarantees compliance with (national and European) legislation on processing and security of personal data, having adequately informed their patients (including in merit to the Service) and to have obtained valid consent.

The data controller of the patients is the Customer.

The Customer must take advantage of the Service according to its rules of operation and in any case according to fairness and good faith.

The Customer declares in advance to inform (obtaining express consent) his patients of the Service and the relative processing of their personal data, as well as the appointment as Head of Supplier, as required by the clause n. 25 of the Contract, inserting in the privacy policy that is given to your patient (necessarily obtaining consent) in the part related to “Mode of data processing”, the following wording:

“Radiological images, if made by the Owner, can be transmitted to the Radiologica platform srl (hereafter simply “Radiologica”), with headquarters in CUNEO (12100), Viale degli Angeli n. 32, tax code and P. VAT 03724400043 (that the Owner appoints External Manager of the Treatment, ex art. 29 Legislative Decree no. 196/03 and 28 EU Regulation 2016/679), and upon their arrival they will be immediately encrypted and made available to the Radiologist, chosen by the owner in a list of Doctors Specialists in Radiology and Medical imaging, for the provision of a specialized radiological report.

The transmission of the radiological folder is done with secure technology “https” on the Radiologica server (in compliance with current regulations), which is accessed by the radiologist

(appointed in turn the person Responsible for the treatment), for the sole purpose of analyzing the diagnostic image and emitting the radiological report.

The specialized radiological report is drawn up on the Radiologica platform and transmitted automatically to the Owner, via pec/mail and placed in the Customer's reserved area in the portal. By giving consent to the Processing in accordance with this information, you authorize the Owner to appoint Radiologica Responsible for processing and, in the same way, authorize Radiologica to appoint the Radiologist chosen by the Owner as Responsible, for the sole purpose of making the radiological report a medical diagnostic specialist act.

The Responsible will not communicate (if not to the Authorities competent by law), nor disseminate the personal data acquired; they will use them exclusively to carry out the Service, in compliance with the principles of lawfulness, necessity, relevance, no excess, proportionality and the others referred to in Legislative Decree no. 196/03, without copying or otherwise processing them for further purposes (neither for their own purposes of the Manager) and strictly following all the precepts of the (Italian and European) legislation on the processing of personal data."

The Customer declares and guarantees to be in possession of the equipment and knowledge in radiology and therefore be able to carry out a radiological image of good quality: if the radiological image carried out by the Customer is not saved in digital format, or is considered (at the sole discretion of the radiologist) of a quality not sufficient for a radiological report, or if the radiologist thinks (in his unquestionable judgement) additional clinical information is necessary for his diagnosis, the Supplier will promptly carry out (and in any case within 2 working days from receipt of the assignment) the report/request to the Customer, which will carry out a new radiological investigation, or provide the information requested.

The period of two working days referred to in Chap. 3 above will begin only when the Client uploads the new radiological image or information required to the platform.

Should the Customer fail to comply with all the provisions of this article, the Supplier could be unable to fulfil their obligations and will therefore not be obliged to comply, but can charge the Customer the related expenses. If execution is not possible, any term provided in the Supplier Contract will be automatically and correspondingly extended.

The Customer shall in any case free the Supplier of all responsibility (and third party suppliers of the Supplier or however suppliers of programs or services referred to in the Service) from any request, including compensation for damage, consequent to the interruption and/or incorrect functioning of the products covered by the Service and/or delays in the intervention (for whatever cause they are due) by third parties and for the payment of any penalty, including administrative penalty, resulting from non-compliance with the rules.

8 MODIFICATION OF CONDITIONS

The Supplier reserves the right to modify the terms of this contract at any time, prior notice to the Customer by registered letter or equivalent.

The modifications will have binding value between the parts 90 days after receipt of the communication; in this case and within the same period, by way of derogation from the previous points the Customer shall have the right to withdraw from the contract by informing the Supplier of his will by registered letter or equivalent.

12. SUBCONTRACTING BY THE SUPPLIER

If necessary for the performance of the activities provided for in the Contract, at the free discretion of the Supplier, the use of professional resources, even if different from those employed by the same, the Customer already agrees that the Supplier may delegate part or all of the activity covered by this contract to third parties, the supplier takes charge of any directly related burden.

It follows that the Customer, promptly and in advance informed of the details of any third party delegated, arrange to grant to it and/or to the Supplier access to the documentation providing any further active collaboration that might be necessary in order to carry out the requested activity.

13. CLAUSE ON CONFIDENTIALITY

The information that the parties will exchange reciprocally during the performance of the contract shall be considered confidential, therefore not available for any reason to third parties, except for specific and express written consent between the contractors and/or by legal obligation.

14. PROHIBITION OF TRANSFER OF CONTRACT OR SUBCONTRACTING.

The Customer is expressly prohibited from transferring the contract unless expressly authorized in writing by the Supplier.

The Customer is also expressly prohibited from making use (or sub-supply) of the Service to third parties, for any reason whatsoever, even free of charge.

15. FEES AND PAYMENT TERMS

The fees/prices of the services and the related payment conditions are those stipulated and agreed in page "Buy" of www.radiologica-online.com and any payment by the Customer may only take place within the time and by means of one of the methods indicated.

All prices are in Euro.

The payment deadline is expressly defined as essential for the Supplier, ex art. 1457 Civil Code. Payments and refunds made by the Customer may in no case be returned beyond the time limit of 30 days from the date of purchase, as shown in the purchase registration of the –online.com Radiologica platform –online.com, even if the contract is terminated, for whatever reason, save proof of intent or gross negligence of the Supplier.

16. SUSPENSION AND INTERRUPTION OF SERVICE

It is possible to terminate the contract, if the Supplier becomes aware that the Customer has violated the requirements of Chapters 10, 14 and 15 above.

The Supplier may immediately and without notice suspend the Service, giving specific notice to the Customer, indicating the reasons for the suspension.

The Supplier may not be held liable for any direct or indirect damage (except as required by law) resulting from the interruption/suspension of functioning of the Service.

17. EXPRESS TERMINATION CLAUSE AND PENALTY

Without prejudice to the suspension option referred to in the previous paragraph, the violation of any of the obligations contained in Chapters 10, 13, 14 and 15 entails the termination of the contract ex Art. 1456 c.c., in addition to the immediate suspension of the right to use the service. The willingness to use the termination clause, with immediately effect and without any need for formal notice, will be communicated by the party who applies to the other by registered letter or equivalent.

18. CONTACT DETAILS

For the purposes of communication and notifications, required and permitted by the provisions contained in the Contract, the Customer recalls and confirms his contact details indicated in the registration area of the portal www.radiologica-online.com, accepting and authorizing as of now the Supplier the use of the same. Any variation of the above mentioned contact details must be communicated by the Customer by registered letter or equivalent instrument and this variation will take effect from the date of receipt of the communication.

19. TELEPHONE/INTERNET USAGE CHARGES

The costs of installing and using the telephone/internet line, fixed or mobile, to use the Service is at the Customer's expense.

20. FORM AND METHOD OF COMMUNICATION

The Customer will make all communications to the Supplier concerning the contract and the service by registered letter or equivalent instrument.

21. MODIFICATIONS

Any modification or addition to the Contract, shall be agreed between the Parties and shall result from a special written act that, by the Supplier, must be signed exclusively by the legal representative of each party.

22. INVALID CLAUSES

Any invalidity or ineffectiveness of one or more clauses shall not result in invalidity, ineffectiveness or termination of the contract as a whole.

23. LAW GOVERNING

The parties agree that the Contract, the reciprocal relations with it constituted by the Contract, and these General Conditions, only Italian law is applicable.

24. COMPETENT COURT

Any controversy concerning the application, validity, enforcement, interpretation, application and violation of the contract or otherwise resulting from it is conventionally subject to the Italian jurisdiction and to the exclusive jurisdiction of the Court of Cuneo.

25. APPOINTMENT AS MANAGER OF PERSONAL DATA PROCESSING or APPOINTMENT AS DATA PROCESSOR

With this act, the Customer, as the Data Controller of the personal data of his patients (data subjects) appoints the Supplier in charge of the processing of personal data and encrypted by the patients themselves, as regards the Service, in according with the art. 4 letter g) and 29 Legislative Decree no. 196/03, as well as art. 28 EU Regulation 2016/679.

The Supplier confirms and guarantees to be in possession of experience, capacity and reliability, that provide data subjects and the Data Controller with an appropriate guarantee of full compliance with the current provisions on processing, including the safety profile.

The Customer expressly authorizes the Supplier to appoint in its turn the Data Controller the Radiologists (art. 28, c. 2, EU Regulation 2016/679), or otherwise to stipulate with them a written agreement, which imposes them to comply with the same obligations to which the Supplier is bound by this designation as Responsible, as provided by the Guarantor for the Protection of Personal Data (by order of 29 November 2012).

The Responsible will not communicate (except to the Authorities referred to in the previous point), nor disseminate the personal data acquired; will treat them exclusively to carry out the Service, in compliance with the principles of lawfulness, necessity, relevance, no excess, proportionality and the others referred to in Legislative Decree no. 196/03, without copying or otherwise treating them for further purposes (not even for their own purposes of the Responsible)

In particular, the manager shall be responsible for:

a) managing the system in which reside the personal data banks, in compliance with the technical specification attached to the Privacy Code (Legislative Decree no. 30th June 2003 n. 196) and its subsequent amendments and updates, also following the provisions of the Data Controller in the field of security and GDPR 679/2016;

b) to appoint in writing the controllers giving them appropriate instructions for the performance of the service and the correct processing of personal data;

c) appoint the radiologists responsible for the treatment or otherwise to enter into a written agreement with them, which requires them to comply with the same obligations to which the Supplier is bound by the designation as a Responsible;

d) appoint, if deemed appropriate, a password keeper and, where necessary, a System Administrator.

e) with the help of the System Administrator (if appointed), set up and update an system IT security system to meet the requirements of art. 31 and following of Legislative Decree no. 196/2003, adapting it to any future safety standards also .

More specifically, on the basis of the above-mentioned technical specification, subject to subsequent additions, the external manager shall:

- assign and manage the computer authentication system as indicated in Technical discipline and therefore, among others, generate, replace and invalidate, in relation to the tools and applications used, the keywords and the Personal Identification Codes to be assigned to data controllers, also acting as custodian of copies of credentials;
- deactivate personal identification codes in particular in the event of loss of quality that allowed the user or the person in charge of access to the computer, or in the case of failure to use the Personal Identification Codes for more than 3 (three) months;
- adopt appropriate antivirus, firewall and other software or hardware tools to ensure the maximum safety measure in compliance with the requirements of Legislative Decree 196/2003 and using the knowledge acquired based on the technical progress of software and hardware, verifying their installation, updating and operation in accordance with the same Technical Guidelines;
- take all necessary measures to avoid loss or destruction, even if accidental, of the personal data

and provide at least daily care for the same with back-up copies, monitoring the procedures activated. The external controller shall also ensure the quality of back-up copies of data and their storage in an appropriate and secure place;

- to inform competent personnel or personally eliminate and to dispose of logic storage computer media or the deletion of data for their reuse, in accordance with the Supervisor for the Protection of Personal Data of 13 October 2008 in the field of electronic disposal;

- to prepare and implement any additional minimum security measures imposed by the Technical Framework for the IT processing of sensitive data (if any) and the consequent protection of electronic instruments;

f) monitor in compliance with the instructions given to persons in charge of the treatment and coordinate their activities in the performance of the tasks given to them, to ensure the proper, lawful and secure processing of personal data within the IT system;

g) collaborate with the Data Controller to implement the provision given by the Guarantor;

h) promptly communicate to the Owner any situation of which it has become aware, in the performance of the tasks assigned to it, which may compromise the correct processing of personal data;

i) respond promptly and in any event no later than 15 days after receipt of the requests and possible complaints from the data subjects,

as well as respond to the requests of the Supervisor for data protection and give immediate execution to the provisions of the Supervisor that should concern the processing of which it is appointed Responsible;

l) interact with subjects who by law perform privacy checks or inspections.

m) return personal data to the Data Controller (destroying – as per law – any further copies, including backup), once all services provided by the Service have been exhausted.

This contract consists of n.9 pages

_____, on _____
Customer stamp and signature (readable)

In accordance with art. 1341 and 1342 civil code., the Customer specifically approves the following clauses of the General Terms and Conditions of Contract:

6. obligation of means; 7. Warranty and disclaimer of liability of the Supplier; 10. Obligations and duties of the Customer and its liability; 11. Modification of conditions; 12. subcontracting by the Supplier; 15. fees and payment terms; 16. Suspension and interruption of service; 17. Expressed termination clause; 22. Invalid clauses; 24. Competent court.

For express approval of clause n.25 (appointment as Data Processor).

_____, on _____
Customer stamp and signature (readable)

PRIVACY POLICY

Dear Customer,

In accordance with art. 13 D. Lgs. n. 196/2003 and EU Regulation 2016/679 (c.d. GDPR) and in relation to your personal data, which will be processed in the fulfilment of the service “RADIOLOGICA ONLINE”, we inform you of the following.

1. Purpose of data processing The processing is only aimed at the correct and complete execution of the service, as well as the fulfilment of legal obligations.

2. Methods of data processing. A) The processing is carried out by means of the operations or complex of operations referred to in art. 4, co. 1, lett. a) privacy code: collection, recording, organization, storage, consultation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, deletion and destruction of data. B) The operations can be carried out with or without the aid of electronic or otherwise automated instruments. C) The processing is carried out by the Data Controller and/or by those in charge of the processing, as

well as by the Managers eventually appointed. The list of the Managers eventually appointed is located at the head office of the Data Controller, which can be request at any time.

3. *Provision of data.* The provision of personal data, common and sensitive, is strictly necessary for the performance of the activities referred to in point 1.

4. *Refusal to provide data.* If the person concerned refuses to provide personal data in the case referred to in point 3, he shall be prevented from carrying out the activities referred to in point 1.

5. *Data communication* Your personal data may come to the knowledge of those in charge of the processing and may be communicated for the purposes referred to in point 1 to external collaborators and, in general, to all public and private entities to whom communication is necessary for the proper fulfilment of the objectives set out in point 1.

6. *Dissemination of data* Personal data shall not be disclosed.

7. *Transfer of data abroad.* Personal data will not be transferred abroad.

8. *Rights of the person concerned* The art 7 Privacy Code gives the data subject (the exercise of) specific rights, including to obtain from the holder the confirmation of the existence or not of his personal data and their making available in intelligible form; the data subject has the right to have knowledge of the origin of the data, the purpose and methods of processing, the logic applied to the processing, the identification details of the Data Controller and the subjects whose data can be communicated; the data subject is also entitled to obtain the updating, rectification and integration of data, the deletion, transformation into anonymous form or the blocking of data processed in violation of the law; the holder has the right to object, for legitimate reasons, to the processing of data.

9. *The data controller* The Data Controller is Radiologica Srl, with headquarters in Cuneo, Viale degli Angeli n. 32, TAX CODE and VAT: 03724400043, Tel. 00393206693163, MAIL: info@radiologica-online.com.

Date and signature (readable) of the Customer:

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