



ECHOLIGHT

*Spin-off of the National Research Council*

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Fax: +39 0832 1836515

[admin@echolight.it](mailto:admin@echolight.it)

[www.echolightmedical.com](http://www.echolightmedical.com)

### **Information to those who send the curriculum**

This information is provided to those who spontaneously, or following a search for personnel, send their curriculum to Echolight S.p.a. pursuant to art. 13 Legislative Decree June 30, 2003 No. 196 - "Code regarding the protection of personal data" and art. 13 GDPR 679/16 - "European regulation on the protection of personal data".

### **Identity of the Owner**

The data controller is:

#### **Echolight S.p.a.**

registered office address LECCE (LE), VIA RAFFAELLO SANZIO 18, CAP 73100

Tax Code and registration number to the Business Register n. 04303250759

VAT number: 04303250759

Tel.: +39 0832 159 26 07/5

Email: [privacy@echolight.it](mailto:privacy@echolight.it)

PEC: [echolight@pec.it](mailto:echolight@pec.it)

Main website: <https://www.echolightmedical.com>

### **The contact details of the data protection officer, where applicable;**

The Data Protection Officer (DPO) can be reached at the following addresses:

Email: [privacy@echolight.it](mailto:privacy@echolight.it)

Tel.: +39 0832 159 26 07/5

### **Source of data**

The personal data processed are those provided on the occasion of:

- sending the curriculum;
- evaluation interviews;
- direct contacts during exhibitions, fairs, etc .; - reports by third parties.

### **Purpose of the treatment**

The personal data of those who spontaneously, or following a search for personnel, send their curriculum are processed for the purposes related to the evaluation and selection, or to possibly propose other job offers consistent with the professional profile of the interested party.

### **Legal basis of the processing**

The legal basis is constituted by the response to a pre-contractual request of the interested party.

### **Data recipients**

The personal data processed by the Data Controller will not be disclosed, in other words, it will not be disclosed to indeterminate subjects, in any possible form, including that of making them available or simple consultation. Instead, they may be communicated to the Owner's workers, to some external subjects who collaborate with them. They may also be communicated, within the strictly necessary limits, to subjects who, for the purpose of issuing orders or requests for information, must supply goods and/or perform services. Finally, they may be communicated to the subjects entitled to access them under the provisions of the law,



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regulations, community regulations. In particular, on the basis of the roles and work tasks performed, some workers have been entitled to process personal data,

#### **Transfer of data**

The Data Controller does not transfer personal data to third countries or to international organizations. However, it reserves the right to use cloud services; in which case, the service providers will be selected from among those who provide adequate guarantees, as required by art. 46 GDPR 679/16.

#### **Data retention**

The Data Controller keeps and processes personal data for the time necessary to fulfil the purposes indicated. In particular, all the data mentioned above will be kept for a period not exceeding thirty months from their reception.

#### **Rights of the interested party**

With reference to art. 7 of Legislative Decree 196/2003 and art. 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of processing, 20 - right to portability, 21 - right to object, 22 right to object to the automated decision-making process of the GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the above address, or by email, specifying the subject of his request, the right he intends to exercise and attaching a photocopy of an identity document certifying the legitimacy of the request.

#### **Withdrawal of consent**

With reference to art. 23 of Legislative Decree 196/2003 and art. 6 of the GDPR 679/16, the interested party can revoke any consent given at any time. However, the processing covered by this information is lawful and permitted, even in the absence of consent, as it is aimed at the execution of pre-contractual measures (the evaluation of the candidacy and the selection of candidates) adopted at the implicit request of the interested party.

#### **Proposition of a complaint**

The interested party has the right to lodge a complaint with the supervisory authority of the state of residence.

#### **Refusal to provide data**

The interested party may refuse to give the Data Controller his personal data. The provision of data is in fact optional, but any refusal to provide them in whole or in part may make it impossible for us to evaluate and select the application.

#### **Automated decision-making processes**

The Data Controller does not carry out treatments that consist of automated decision-making processes on the data of those who spontaneously, or following a search for personnel, send their curriculum vitae.