Rosa Privacy Policy v2.4 (11 September 2023)

This document explains why and how Rosa processes personal data of data subjects. Please note that this document is available in Dutch, English and French. The English PDF version of this Privacy Policy shall prevail in case of conflicts between the different versions.

"Rosa" is Rosa ASBL, a non-profit organization established at Cantersteen 10, 1000 Brussels, with enterprise number 0745.832.604.

Rosa cares about the protection of your personal data and undertakes to comply with the provisions relating to the protection of personal data in force in Belgium, including the General Data Protection Regulation, 2016/679 (hereinafter GDPR).

If you have an agreement with Rosa <u>as a health professional</u> or <u>as a registered patient</u>, this privacy policy is part of that agreement.

To communicate with Rosa about this Privacy Policy (including to provide feedback or ask questions), to discuss Rosa's processing of your personal data, to notify Rosa of an actual or suspected data breach, or to exercise your rights concerning personal data, please send an email to our Data Protection Officer (DPO) at: gdpr@rosa.be.

Guiding Principles

Rosa wants to strengthen health relationships

Rosa helps health professionals and their patients to exchange information in a confidential, secure and trusted environment. We have no other ambitions, and we do not use personal data for other purposes.

You are in control

Rosa has the ambition to give its users control over their information. Over time, we will add functionalities to our applications to let you access more information and decide what to do with it, with whom you want to share it, etc.

There is nothing else

Rosa describes everything it does with personal data of health professionals, their patients and visitors of Rosa's websites and applications in this document.

Categories of data subjects

Rosa has identified different categories of data subjects:

- Patients*;
- Health professionals:
- Research participants:
- Prospective staff;
- Visitors and users of Rosa's website and applications; and
- All other individuals dealing with Rosa in the course of its business.

This Privacy Policy is organized in a way that makes it easier for each of those categories to access the information that's most relevant to them.

* In this Privacy Policy, unless the context requires otherwise, "patient" refers to both the individual making the appointment through Rosa (the "user" of Rosa's application) and the individual for whom the appointment is made (the actual patient, seeing the health

professional). In most instances, the user is also the patient. In some instances, however, a user can make an appointment on behalf of a patient (for instance, a parent making an appointment for their child; where the parent is the user and the child is the patient).

Categories of Personal Data Processing Activities

The personal data processing activities of Rosa are divided into two categories. This distinction has an important impact, because it determines who exercises the main control over, and is ultimately responsible for, the processing activity in question. This also determines who to contact if you have questions or requests about the processing of certain personal data.

- Personal data that Rosa processes for health professionals. For the activities in this category, Rosa provides the tools and stores personal data on behalf of the health professionals who use the applications. Rosa does not determine the content of the information nor the purpose and the essential means of the processing. The health professionals are in control and the role and obligations of Rosa are strictly defined in the data processing agreement between them as data controller and Rosa as data processor. Health professionals working for a hospital can only use Rosa in relation to their hospital practice if that hospital has entered into an agreement with Rosa. In that case, where Rosa acts as a data processor, it is on behalf, and under the instructions, of the relevant hospital. That hospital is in control and the role and obligations of Rosa are strictly defined in the agreement between the hospital as data controller and Rosa as data processor. Unless the context requires otherwise, "health professional" refers to both the health professional working solo or in group practice and the hospital that entered into an agreement with Rosa.
- Personal data that Rosa processes for its own needs. The activities in this
 category are determined by Rosa and undertaken to fulfill its own objectives or
 obligations. Rosa takes full responsibility for these activities and is acting as a data
 controller.

All personal data processing activities carried out by Rosa are described in the next sections.

Personal data that Rosa processes as a data processor on behalf, and under the instructions, of health professionals

Patient Records Information

What is it?

Each time an appointment at a specific health professional is created for a new patient, Rosa creates a "patient record" in relation to that patient for the benefit of the relevant health professional.

What personal data does Rosa process?

Patient records may contain the following personal data of a patient:

- First name
- Last name;
- Date of birth;

- National registration number;
- Phone numbers;
- E-mail addresses:
- Postal addresses:
- Gender:
- Contact details of the person(s) of contact;
- First name and last name of family members;
- History of the appointments (see 'Appointments information' section); and
- Any other information about the patient that the health professional might have referred to in a note.

Where the appointment is made on behalf of the patient, by an individual (referred to as a "user") who is not the patient, patient records may also contain the following personal data of a user:

- First name
- Last name;
- Date of birth;
- Phone number; and
- E-mail addresses.

About whom?

Patient records information contains personal data about patients and, where the appointment was made by another individual on behalf of the patient (referred to as the 'user'), about that user.

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For which purpose and on what lega	ıl basis?
Purpose	Legal Bases
This is a data processing by Rosa on behalf, and under the instructions, of the health professional for the purpose of providing health services to their patients.	It is up to the data controller (i.e. the relevant health professional) to determine the legal basis for this purpose with regard to its specific situation and context. The legal basis generally chosen by the relevant health professional is: 1. Consent (i.e. the patient's consent to allow the user making an appointment on their behalf) (art. 6.1(a) GDPR); 2. Performance of a contract (i.e the contract the health professional has entered into with a patient) (art. 6.1(b) GDPR); 3. Compliance with a legal obligation (such as social security laws) (art. 6.1(c) GDPR); 4. Protection of a patient's vital interests or those of another person (in case of an emergency for instance) (art. 6.1 (d) GDPR); 5. Where the personal data processed includes special categories of personal data, such as data concerning health, the health professional relies on the following bases:

- a. the protection of the patient's vital interests (art. 9.2 (c) GDPR); or
- b. the provision of health or social care (art. 9.2 (h) GDPR).
- 6. Health professionals do usually not rely on consent to process patients' personal data (art. 6.1 (a) and 9.2 (a) GDPR) because they can generally rely on another legal basis and consent is then sometimes used only as an additional safeguard). If a health professional does process a patient's personal data solely based on their consent, it will inform the patient thereof beforehand and the patient will have the right to withdraw their consent at any time.

Who has access to the patient records information?

Patient record information is sensitive data that is only accessible to the relevant health professional and, where the health professional is part of a group practice or is acting as a member of a hospital, the data may also be accessible to the health professionals of their group practice or hospital for care continuity.

How can a patient exercise their rights in relation to this data processing? Patients can exercise their rights by contacting the relevant health professional.

How long does Rosa keep that information?

Rosa will follow the instructions of the relevant health professional.

Appointment Information

What is it?

Each time an appointment is booked through Rosa, Rosa collects and processes some information about that booking.

What personal data does Rosa process?

Rosa processes personal data related to appointments when a patient books an appointment online or when a health professional creates an appointment in their calendar. For each appointment, Rosa may process the following personal data:

- First name and last name of the patient;
- First name and last name of the health professional;
- Contact details of the patient;
- Contact details of the health professional;
- Date and place of the appointment;
- Motive for the appointment (as defined by the relevant health professional);
- The status of the appointment and, when canceled, who canceled and when;
- A note left by the patient at the time they completed their booking;
- A note added by the health professional.

About whom?

Appointment information contains personal data about health professionals and their patients.

For which purpose and on what legal basis?

Purpose	Legal Bases
This is a data processing by Rosa on behalf, and under the instructions, of the health professional for the purpose of providing health services to their patients.	It is up to the data controller (i.e. the relevant health professional) to determine the legal basis for this purpose with regard to its specific situation and context. The legal basis generally chosen by the relevant health professional is: 1. Consent (i.e. the patient's consent to allow the user making an appointment on their behalf) (art. 6.1(a) GDPR); 2. Performance of a contract (i.e the
	contract the health professional has entered into with a patient) (art. 6.1(b) GDPR); 3. Where the personal data processed includes special categories of personal data, such as data concerning health, the health professional relies on the following bases:
	a. the provision of health or social care (art. 9.2 (h) GDPR).

Who has access to the appointment information?

Appointment information is only accessible to the relevant health professional and, where relevant, to their organization, as well as to the patients themselves: part, or all, of the appointment information will be made available on the confirmation page when completing a booking, and in the confirmation and reminder emails, and in the reminder SMS (if any). Rosa may also display within a patient account the list of past and upcoming appointments linked to that patient account.

How can a patient or health professional exercise their rights in relation to this data processing?

Patients can exercise their rights by contacting the relevant health professional. Health professionals can exercise their rights by contacting Rosa's DPO at addr@rosa.be.

How long does Rosa keep that information?

Rosa will follow the instructions of the relevant health professional.

Confirmation and Reminder Emails Sent to Patients

What is it?

Each time a patient books an appointment through Rosa, Rosa will send a confirmation email to that patient. Upon the health professionals' request, Rosa might also send to the patient (i) a confirmation email when a health professional makes or

modifies a booking with that patient; and/or (ii) a reminder email 7 days and/or 1 day prior to the appointment.

What personal data does Rosa process?

When a confirmation or a reminder email is sent, Rosa processes the following personal data:

- Email address of the patient;
- First name and last name and contact details of the health professional; and
- Date, time, and place of the appointment.

About whom?

Confirmation and reminder emails contain personal data about the relevant health professional and the patient involved.

For which purpose and on what lega Purpose	Legal Bases
This is a data processing by Rosa on behalf, and under the instructions, of the health professional for the purpose of providing health services to their patients.	It is up to the data controller (i.e. the relevant health professional) to determine the legal basis for this purpose with regard to its specific situation and context. The legal basis generally chosen by the relevant health professional is:
	 Consent (i.e. the patient's consent to allow the user receiving the appointment-related communication on their behalf) (art. 6.1(a) GDPR); Performance of a contract (i.e the contract the health professional has entered into with a patient) (art. 6.1(b) GDPR);
	3. Where the personal data processed includes special categories of personal data, such as data concerning health, the health professional relies on the following bases: a. The provision of health or social care (art. 9.2 (h) GDPR).
	4. Health professionals do usually not rely on consent to process patients' personal data (art. 6.1 (a) and 9.2 (a) GDPR) because they can generally rely on another legal basis and consent is then sometimes used only as an additional safeguard). If a health professional does process a patient's personal data solely based on their consent, it will inform the patient thereof beforehand and the patient will have

	the right to withdraw their consent at any time.
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Who has access to the confirmation and reminder emails?

The content of confirmation and reminder emails is only accessible to the patient involved. The content of the confirmation and reminder emails will also be transmitted to, and processed by, Rosa's email service provider. You can find more information about Rosa's service providers on the page <u>Data Processors</u>.

How can a patient exercise their rights in relation to this data processing? Patients can exercise their rights by contacting the relevant health professional.

How long does Rosa keep that information?

Rosa will follow the instructions of the relevant health professional.

SMS Reminders Sent to the Patient

What is it?

Health professionals have the option to ask Rosa to send SMS reminders to their patient prior to the appointment.

What personal data does Rosa process?

When a health professional activates the option to send SMS reminders, Rosa processes the following personal data:

- Mobile phone number of the patient;
- First name and last name of the health professional;
- Date, time, and place of the appointment;
- Any additional personal data contained in the SMS.

About whom?

SMS reminders might contain personal data about the relevant health professional and the patient involved.

For which purpose and on what legal basis?

Purpose	Legal Bases
This is a data processing by Rosa on behalf, and under the instructions, of the health professional for the purpose of providing health services to their patients.	It is up to the data controller (i.e. the relevant health professional) to determine the legal basis for this purpose with regard to its specific situation and context. The legal basis generally chosen by the relevant health professional is: 1. Consent (i.e. the patient's consent
	to allow the user receiving the appointment-related communication on their behalf) (art. 6.1(a) GDPR);
	 Performance of a contract (i.e the contract the health professional has entered into with a patient) (art. 6.1(b) GDPR);
	Where the personal data processed includes special categories of

personal data, such as data concerning health, the health professional relies on the following bases:

- a. The provision of health or social care (art. 9.2 (h) GDPR).
- 4. Health professionals do usually not rely on consent to process patients' personal data (art. 6.1 (a) and 9.2 (a) GDPR) because they can generally rely on another legal basis and consent is then sometimes used only as an additional safeguard). If a health professional does process a patient's personal data solely based on their consent, it will inform the patient thereof beforehand and the patient will have the right to withdraw their consent at any time.

Who has access to the SMS reminder information?

SMS reminder information is only accessible to the patient receiving the SMS. The SMS reminder information will also be transmitted to, and processed by, Rosa's SMS service provider. You can find more information about Rosa's service providers on the page <u>Data Processors</u>.

How can a patient exercise their rights in relation to this data processing? Patients can exercise their rights by contacting the relevant health professional.

How long does Rosa keep that information?

Rosa will follow the instructions of the relevant health professional.

Use of eBilling by a Health Professional

What is it?

Health professionals have the option to use Rosa to (i) consult information about the insurability (and derived rights) of a patient in order to carry out an invoice or to deliver products or services; (ii) generate an electronic attestation or an electronic invoice; and (iii) encode payment methods and track payments.

These features are referred to as 'eBilling'.

What personal data does Rosa process?

When a health professional uses eBilling, they need to log in to their Rosa account and they need to authenticate with their eHealth certificate. Rosa may therefore process the health professional account management data and data from the eHealth certificate.

The health professional shall process patient data, including relevant appointment information, patient record information, payment information (whether the payment has been made or not and the payment method), and patient data made available to

them by, or on behalf of, the NIHII (INAMI/RIZIV) (such as, for example, the nomenclature of health services performed by the health professional for that patient).

About whom?

eBilling processes data about the relevant health professional and the patient involved.

For which purpose and on what legal basis?

Purpose	Legal Bases
	It is up to the data controller (i.e. the relevant health professional) to determine the legal basis for this purpose with regard to its specific situation and context. The legal basis generally chosen by the relevant health professional is: - The provision of health or social care (art. 9.2 (h) GDPR).

Who has access to the eBilling information?

eBilling information is only accessible to the relevant health professional, the patient involved and their Mutuality, the inter-mutuality (CIN-NIC) and social security services.

How can a patient exercise their rights in relation to this data processing? Patients can exercise their rights by contacting the relevant health professional.

How long does Rosa keep that information?

Rosa will follow the instructions of the relevant health professional.

Personal data that Rosa processes for its own needs, as a data controller

Health Professional Public Profile Information

What is it?

Rosa offers health professionals using its online calendar and/or booking application the possibility to publish some information about themselves and the services they offer.

What personal data does Rosa process?

When a health professional chooses to create, fill in and publish a public profile, Rosa may process the following personal data about that health professional:

- Photo;
- First and last name:
- INAMI/RIZIV number;
- Gender;
- Spoken language;
- Specialities;
- Professional address(es);
- Contact details:

- Education and background;
- Availabilities for appointments; and
- Any other personal information that the health professional wishes to publicly share on their profile.

About whom?

Public profile information contains personal data about health professionals.

For which purpose and on what legal basis?

Purpose	Legal Basis
Online communication of health professionals' details to the public and allowing current or new patients to book appointments with those health professionals.	Performance of a contract (i.e the contract the health professional has entered into with Rosa) (art. 6.1(b) GDPR). Health professionals working for a hospital that has entered into an agreement with Rosa will have a public profile on Rosa on the following legal basis: - Performance of a contract (i.e the contract between the health professional and the hospital) (art. 6.1(b) GDPR); or - Consent (art. 6.1(a) GDPR).

Who has access to the public profile information?

Public profile information is accessible to anyone online and may appear in search engine results. To increase health professionals' online visibility and facilitate online booking appointments, Rosa may communicate limited public profile information (e.g. the URL of your public profile page) to its partners (e.g. online medical registries) to allow them to create a referral link from their platform or website to your public profile page on Rosa. For the sake of clarity, Rosa will always ensure that its partners guarantee that they already have information about you in compliance with applicable laws, including GDPR, and Rosa will only allow them to create a referral link to your existing public profile on Rosa (not to create a new profile on their platform without your consent).

How can a health professional exercise their rights in relation to their public profile information?

Health professionals can exercise their rights by contacting Rosa's DPO at gdpr@rosa.be. Health professionals working for a hospital that has entered into an agreement with Rosa shall contact their hospital to exercise their right in relation to their hospital-related public profile information.

How long does Rosa keep the public profile information?

Rosa keeps that information for 30 days after the end of the agreement between Rosa and the health professional or the relevant hospital.

Health Professionals Account Management

What is it?

When a health professional wishes to use Rosa, they need to create an account. They will need to connect to their account to access and manage their calendar and bookings or to get technical support from Rosa.

Rosa may also temporarily log in to a health professional's account to provide support and assistance with technical issues.

What personal data does Rosa process?

When a health professional creates an account or wishes to get Rosa's support in relation to their account, Rosa may collect, access, use or generate the following personal data in relation to that health professional:

- First name and last name;
- Mobile phone number;
- Email address:
- Password created by the user to set up their account;
- Postal address:
- Spoken language;
- INAMI/RIZIV number;
- Enterprise/VAT number;
- Electronic payment details:
- Payment history; and
- Any other information from, or related to, a health professional's account or that the health professional may share with, or send to Rosa for support purposes.

About whom?

Customer account management information contains personal data about all health professionals who have created an account with Rosa.

For which purpose and on what legal basis?

Purposes	Legal Bases
 To fulfill its obligations under the contract between Rosa and the health professional; To process payments (if applicable); and To offer support to, and communicate with, the health professional. 	 Performance of a contract (art. 6.1(b) GDPR); and Compliance with a legal obligation (such as tax laws) (art. 6.1(c) GDPR).

Who has access to the user and account management information?

Customer account management information is only accessible to the relevant customer and/or Rosa.

How can a health professional exercise their rights in relation to their account management information?

Health professionals can exercise their rights by contacting Rosa's DPO at gdpr@rosa.be.

How long does Rosa keep the account management information?

Rosa keeps that information for 30 days after the end of the agreement between Rosa and the health professional.

Notification Emails Sent to Health Professionals

What is it?

Health professionals have the option to receive a notification email from Rosa when (i) an existing and/or new patient makes a booking; and/or (ii) a patient leaves a note at the time of the booking; and/or (iii) a patient cancels a booking.

What personal data does Rosa process?

When a notification email is sent, Rosa processes the following personal data:

- First name and last name of the patient and whether it is a new patient;
- Contact details of the patient;
- Email address of the health professional; and
- Date, time, and place of the appointment.

About whom?

Notification emails contain personal data about the relevant health professional and the patient involved (where the appointment has been taken by a user who is not the patient, no personal data about the user is shared with the health professional in that notification email).

For which purpose and on what legal basis?

Purpose	Legal Bases
	Performance of a contract (i.e the contract the health professional has entered into with Rosa) (art. 6.1(b) GDPR).

Who has access to the notification emails?

The content of notification emails is only accessible to the health professional involved. The content of the notification emails will also be transmitted to, and processed by, Rosa's email service provider. You can find more information about Rosa's service providers on the page <u>Data Processors</u>.

How can a health professional exercise their rights in relation to this data processing?

Health professionals can exercise their rights by contacting Rosa's DPO at gdpr@rosa.be.

How long does Rosa keep that information?

Rosa keeps that information for 30 days after the end of the agreement between Rosa and the health professional.

Patient Account Management

What is it?

When an individual wishes to use Rosa to book an appointment with a health professional, Rosa will automatically create a patient account for that individual.

What personal data does Rosa process?

When creating an account for an individual, Rosa may collect or generate the following personal data in relation to that individual:

• First name and last name;

- Mobile phone number;
- Email address;
- Spoken language; and
- Date of birth.

Where the individual creating the account is not the patient, Rosa may also collect the following personal data in relation to the patient:

- First name and last name; and
- Date of birth.

About whom?

Patient account management information contains personal data about all individuals who have made a booking on Rosa and, where relevant, about patients for whom an appointment is made by a user.

For which purpose and on what legal basis?

Purposes	Legal Bases
To provide the booking services to the individual.	 Consent (i.e. the patient's consent to allow the user making an appointment on their behalf) (art. 6.1(a) GDPR); Performance of a contract (art. 6.1(b) GDPR).

Who has access to the patient account management information?

Patient account management information is accessible to the individual creating the account, the health professional with whom they have booked an appointment, and/or Rosa.

How can a patient exercise their rights in relation to their patient account management information?

Patients can exercise their rights by contacting Rosa's DPO at gdpr@rosa.be. Where the individual creating the account is not the patient, the patient can exercise their rights by contacting the user who made the appointment on their behalf.

How long does Rosa keep the patient account management information? Rosa keeps that information for 5 years after the patient has last interacted with Rosa.

Personal Data Collected When Anyone Visits Our Website or Uses Our Applications

What is it?

Each time someone visits Rosa's website, downloads and uses Rosa's mobile application, creates an account with Rosa, or otherwise uses Rosa's services, Rosa may collect personal data using cookies and/or other technologies.

Rosa may use social media services such as Facebook, Instagram, LinkedIn and Twitter. If you use these services, you should review their privacy policy for more information on how they deal with your personal data.

What personal data does Rosa process?

Rosa may collect technical data which may include personal data, such as your IP address, OS and browser version, basic user details about usage of Rosa's website or application(s). To find out more about how Rosa collects personal data on its website and applications, and how to manage your cookie preferences, please read the page <u>Data Processors</u> as well as our <u>Cookie Policy</u>.

About whom?

This information is collected about visitors to our website or users of our application(s).

For which purpose and on what legal basis?

Purposes	Legal Bases
To operate Rosa's website and applications and enable visitors and/or users to use their features;	 Consent (art. 6.1 (a) GDPR); Legitimate interest of Rosa (art. 6.1 (f) GDPR).
For statistical and analytical purposes;	
3. To check if cookies can be placed;	
4. To improve Rosa's services, ensure the security of Rosa's website and applications and enhance the visitors' and/or users' experience on Rosa's website and applications.	

Who has access to that information?

That information might be accessed by Rosa and its data processors, as described on the <u>Data Processors</u> page and in our <u>Cookie Policy</u>.

If you download Rosa's mobile application from an app store (such as Apple's App Store or Google Play store), your data might be collected and processed by that online mobile app store for their own purposes. For more information, we encourage you to read their Privacy Policy.

How can a visitor to our website or user of our applications exercise their rights?

Visitors and users can exercise their rights by contacting Rosa's DPO at gdpr@rosa.be.

How long does Rosa keep the website visitors' and application users' information?

This depends on the type of information collected. Please read our <u>Data Processors</u> page and our <u>Cookie Policy</u> for more information.

Personal data of research participants

What is it?

Rosa conducts research continuously in order to improve its existing product and services and create new ones. Rosa might collect or process additional personal data for this purpose that are not described in this Privacy Policy. For instance, Rosa might collect feedback from (potential) customers or other individuals. In those instances, Rosa will always ask for your consent prior to collecting and processing data that could identify you.

What personal data does Rosa process?

Rosa might collect personal data such as your name, email address and/or feedback, or any other personal data, as explained by Rosa at the time of collection.

About whom?

This information is collected about any research participant.

For which purpose and on what legal basis?

Purposes	Legal Basis
 To improve Rosa's products and/or services; or As otherwise explained by Rosa at the time of collection. 	1. Consent (art. 6.1 (a) GDPR).

Who has access to that information?

That information is only accessed by Rosa, or as otherwise explained by Rosa at the time of collection.

How can an individual exercise their rights in relation to this data processing? Individuals can exercise their rights by contacting Rosa's DPO at gdpr@rosa.be.

How long does Rosa keep the individual's information in relation to this data processing?

The retention period will depend on the specific data processing and will be as explained by Rosa at the time of collection.

Personal Data of Prospective Staff

What is it?

This section refers to all the personal data that Rosa collects and processes as part of considering an individual for a role or position at Rosa.

What information does Rosa process?

Rosa may collect and process the following personal data in relation to a prospective staff:

- Personal contact details, including name, postal address, email address, and phone number;
- Date of birth and gender;
- Employment and education history and qualifications;
- Details relating to the right to work in Belgium (where applicable);
- Any other information provided to Rosa (as part of a curriculum vitae, letter of support, during an interview or otherwise) or that Rosa receives from a referee.

About whom?

This personal data is about prospective staff (such as prospective employees, contractors, volunteers or students).

For which purpose and on what legal basis?

Purposes	Legal Bases
 To process an application for a position at Rosa; To assess a candidate's suitability for a specific role or position and to decide whether to hire that candidate; To communicate with candidates about their application and the application process; and To check that the candidate is legally entitled to work in Belgium. 	 Compliance with a legal obligation (such as immigration laws) (art. 6.1(c) GDPR); Performance of a contract (i.e the contract Rosa will enter into with the candidate as a staff member) (art. 6.1(b) GDPR); Where the personal data processed includes special categories of personal data, such as information on racial or ethnic origin, or data concerning a disability, the processing either relates to personal data which is made public by the candidate (art. 9.2 (e) GDPR) or is necessary for the assessment of the working capacity of the candidate (art. 9.2 (h) GDPR); and If the applicant is unsuccessful, Rosa may keep a copy of the application data with the applicant consent (art. 6.1 (a) GDPR).

With whom does Rosa share that personal data?

Rosa mainly processes such personal data internally but it may also share part of that information with referees, legal representatives, consultants and professional advisers.

How can a prospective staff exercise their rights in relation to this data processing?

Prospective staff can exercise their rights by contacting Rosa's DPO at qdpr@rosa.be.

How long does Rosa keep that information?

If the applicant is successful, Rosa will keep that information for 5 years after termination of the employment agreement with Rosa. If the applicant is not successful, Rosa will keep that information until completion of the recruitment process and a further 3 years if the applicant gives their consent.

Personal Data of Individuals Rosa Deals With in the Course of Running Our Business (Including Potential New Customers, Partners, Collaborators, and/or Vendors)

What is it?

This section refers to the personal data that Rosa collects and processes as part of running its business, including when prospecting for, or communicating with, potential new customers, partners, collaborators, and/or vendors.

What information does Rosa process?

Rosa may collect and process the following personal data:

- Personal contact details, including name, postal address, email address, and phone number;
- Occupation or job title;
- Any other information sent or disclosed to Rosa, including Rosa's records of any communications or interactions with you.

About whom?

This personal data is about any individual Rosa deals with in the course of running its business, including potential new customers, partners, collaborators, and/or vendors.

For which purpose and on what legal basis?

Purposes	Legal Bases
To communicate with individuals in the course of running Rosa's business; To identify and assess potential new customers, partners, collaborators, and/or vendors and to decide whether to further collaborate with them; For statistical and analytical purposes.	 Consent (art. 6.1 (a) GDPR); Performance of a contract (i.e the contract Rosa will enter into with the potential new customer, partner, collaborator, and/or vendor) (art. 6.1(b) GDPR); Legitimate interest of Rosa (art. 6.1 (f) GDPR).

With whom does Rosa share that personal data?

Rosa mainly processes such personal data internally but it may also share part of that information with referees, legal representatives, consultants and professional advisers.

How can those individuals exercise their rights in relation to this data processing?

You can exercise your rights by contacting Rosa's DPO at gdpr@rosa.be.

How long does Rosa keep that information?

Correspondence for prospection, sales and support and commercial agreements, including negotiation documents and relevant correspondence, are kept permanently.

Your Rights Regarding Personal Data Processed by Rosa

All individuals have the right to:

- know if Rosa processes personal data about them, what categories of personal data are being processed and for what purpose;
- request the rectification of inaccurate personal data about them;
- request the erasure of personal data about them, or oppose the further processing of personal data about them, for a legitimate reason;
- for certain personal data and in certain circumstances, obtain a copy of the personal data about them in a structured and interoperable format.

To exercise these rights, the individuals should contact the following person(s):

- The relevant health professional, if the request concerns personal data that Rosa processes on behalf of that health professional;
- Rosa (at <u>gdpr@rosa.be</u>) if the request concerns personal data that Rosa processes for its own needs.

Please refer to each category of data processing to know who to contact to exercise your rights.

The Belgian Data Protection Authority is the regulatory agency in charge of data protection in Belgium. It is competent to handle individual complaints about the processing of personal data. More information about data protection regulations and how to file a complaint can be found on their website.

Data Processors

Rosa relies on services provided by other companies to perform its data processing activities. These companies may be considered as "data processors" under the applicable privacy laws.

You can find more information about these companies on the page <u>Data Processors</u>.

Security Measures

Rosa must implement appropriate security measures to protect the personal data it processes against unauthorized access, modification, or destruction. Rosa relies on technologies or services of its subcontractors for parts of these measures.

Rosa must evaluate these security measures regularly and adapt them if required, to take into account the evolutions of the risks, the technology, and the costs associated with these measures.

You can find more information about the security measures currently in place on the page <u>Technical and Organizational Security Measures</u>.

Retention Period

Rosa does not retain your personal data longer than strictly necessary for the purposes for which the personal data was collected or otherwise processed, or for the execution of a contract or for fulfilling a legal obligation, always in accordance with applicable laws and as set out in this privacy policy (for more details, please refer to each category of processing activity).

In all cases, Rosa may retain your personal data for a longer period if there is a legal or regulatory reason to do so, or for a shorter period if you object to the processing of your personal data and if there is no other legitimate reason to retain that personal data.

Changes to the Privacy Policy

This is version 2.4 of our privacy policy and it is current as of 11 September 2023. We keep this privacy policy under regular review to ensure it is current and we may change this privacy policy over time to reflect the changes in our services and data processing activities. If we do so, we will post the updated privacy policy on this webpage. Please refer back to this privacy policy to review any amendments as any revised privacy policy will apply to all personal data we process.

Changes that we have made since the previous version (v 2.3): We have updated the Policy to clarify that the public profiles also contain the INAMI//RIZIV number of the health professionals and that Rosa can share limited public profile information with external partners to increase the visibility of health professionals and facilitate online booking, in the limits set out in that section (ie - only to allow those partners to create a referral link to an existing public profile on Rosa). We have also updated our terms to clarify that a patient will now be able to have a view on the past and upcoming appointments linked to his or her patient account.