

Privacy, confidentiality and patient rights

Customers at ScreenCancer and participants in screening programs organised by us have rights as a customer, which places clear demands on privacy.

The most important rights are stated in the Patients' Rights Act and the Health Personnel Act, as well as the new Privacy Policy of May 2018 (GDPR).

Any personal customer information we collect in connection with the delivery of the service to you, is stored and processed in an electronic data / journal system that is in accordance with the privacy legislation (the Health Register Act and the Personal Data Act).

We collect information such as: name, address, age, gender, telephone number, email address and different health information related to the service we provide to you. All information is processed and stored according to the regulations.

Delivery of personal / health information will only take place after your consent, or when there is a legal basis for such extradition. Electronic transfer of customer information will only take place in an unidentified or encrypted form. Our system is based on a two-factor login, so that information remains secure.

The most important aspects of the confidentiality rules are:

- To provide appropriate health care. ScreenCancer will only provide health information to collaborating laboratories, and in some cases to the GP / company doctor and other collaborating personnel for treatment purposes and only if this has been agreed by you, as a customer. Collaborative companies and personnel have the same duty of confidentiality as ScreenCancer's employees.
- The duty of confidentiality also applies in relation to the employer. ScreenCancer will not disclose health information relating to individuals to the employer without the customers prior consent.
- All sharing of test results and other customer information will take place between ScreenCancer's
 employees and the customer. For those who participate in the business program, you, as a customer,
 can be sure that the employer will only receive anonymous, statistical information that cannot be
 linked to individuals and only to the extent that the law provides access to the sharingof such
 information.
- Health information and test results will only be used, in an anonymous form, for statistics and research.

Among the most important patient rights are:

- Right to necessary information about your state of health and the content of the screening program (the Patient Rights 3-1)
- Right to confidentiality (the duty of confidentiality) (Section 3-6 of the Patients' Rights Act and Section 21 of the Health Personnel Act)
- Right of insight to a journal (Section 5-1 of the Patients' Rights Act)
- Right to demand correction, deletion and blocking of journal (health personnel Act 42 and 43)
- GDPR The General Data Protection Regulation. Takes effect May 2018. This means that new and stricter requirements for processing of personal data.

You can read more about these patient's rights in the attached excerpt from Health and Social Affairs circulars IS-1196 Information about patients' rights.

I want to delete my registered personal and health information at ScreenCancer, click here.