Privacy Policy

1. Purpose

EXINI Diagnostics AB (hereafter referred to as “EXINI,” “we,” “our,” or “us”) is committed to protecting and respecting your privacy, and we will always aim to protect your personal data in an appropriate manner with adherence to applicable Data Protection Privacy Laws.

This Policy aims to inform you about the terms and conditions relating to the collection and processing of your Personal Data when using our website www.exini.com. Below you will find information of what type of personal data we may collect, how we process such personal data and what rights you have, as a resident of the EU, and how to make use of such said rights.

EXINI Diagnostics AB (EXINI), Org. No. 556576-1995 (fully owned subsidiary of Progenics Inc.) (United States), with its principal address, Scheelevägen 27, Ideon Science Park, Gateway, 223 70 Lund, is regarded the controller for the personal data we collect and process on our website.

2. Supervising Authority

The Swedish Datainspektionen is the relevant supervising authority for EXINI Diagnostics AB.

2.1. Data Protection Officer

In general, since EXINI may collected special category data related data for use in products and services in the professional medical field, EXINI has appointed a duly registered DPO. If you have any questions regarding how we collect or process personal data, please feel free to contact our DPO at dpo@exini.com.

3. Personal Data we collect

EXINI mainly collect and process personal data that you provide to us in connection with your business relations with us.

- Contact information: name, e-mail address, telephone, professional information e.g., titles – when contacting us
- Identification Data for health professionals: name, country of residence, professional details, e-mail, telephone, in order to access products and services provided by EXINI e.g., “aBSI”,
- Recruitment – Master Thesis information: Contact details (name, e-mail, telephone), CV’s and personal letters.
- Data related to your navigation (cookies)

4. Purposes and Legal basis for processing

We collect and processes Personal data for the purposes of conduct our business operations and to maintain contacts with you, our suppliers and for direct marketing purposes.

Personal data may also be used to send out press releases, financial reports, invitations to seminars and similar events.
The following table illustrates our purposes for processing personal data and the legal grounds we apply for such purposes. Please note, we may use different legal grounds to retain personal data where such is required. For example, we may process personal data for contractual purposes when entering into or fulfilling contractual obligations (e.g., billing, invoice data etc.,). Such data or parts thereof, which may contain personal data, may than be stored for related purposes such as bookkeeping. Since we are legally obligated to retain such data in accordance with applicable statutory limits this forms the legal basis for our processing.

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Legal basis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contacts and to handle requests, inquires to enter into contracts, partnerships etc.</td>
<td>Contract</td>
</tr>
<tr>
<td>Requests for general information about product and services</td>
<td>Consent</td>
</tr>
<tr>
<td>Contacts relating to support of services</td>
<td>Contract</td>
</tr>
<tr>
<td>Allow access to technical information or services provided to health professionals</td>
<td>Contract</td>
</tr>
<tr>
<td>Recruitment</td>
<td>Legitimate interest; Consent</td>
</tr>
<tr>
<td>To ensure the security and integrity of the website e.g., authenticate users</td>
<td>Legitimate interest; Legal obligation</td>
</tr>
<tr>
<td>Measure website metrics and statistical data, ensure the proper functioning of the website, improve and manage maintenance</td>
<td>Legitimate interest</td>
</tr>
<tr>
<td>Cookies</td>
<td>Consent</td>
</tr>
</tbody>
</table>

For other types of processing we generally rely on our legitimate interest to store and process your data, because we have a strong interest in being able to do conduct and maintain our business with you and the companies and organizations that you represent. We will not share your personal data to third parties except in the following circumstances;

(i) if we have obtained your consent to do so,

(ii) in order to comply with legal obligations or defending against legal claims,

(iii) with other legal entities or suppliers, we work with that provide services;

(iv) to other companies within the Progenics group.

If we have asked for your consent, it can always be revoked at any time by contacting us and we will not use or process your personal identifiable information anymore.

5. Transfer of Personal Data outside EU/EES

Your Personal Data can be transferred:
To authorized employees of EXINI and Progenics, who are subject to an obligation of confidentiality. Transfer of personal data to Progenics (parent company) are subject to applicable safeguards to ensure adequate level of protection in accordance with Articles 44-46 (GDPR), for example under the EU – US Privacy Shield or standard contractual clauses (SCC).

To EXINI’s or Progenics data processors, within the meaning of the Personal Data Regulation: for example, technical service providers in charge of IT services (e.g. hosting). They are responsible for processing the Data strictly necessary for the performance of the services we entrust to them, on our behalf and according to our instructions. They are subject to Data Processing Agreements and only transferred outside EU/EEA if in accordance with Articles 44-46 (GDPR)

To administrative or judicial authorities, judicial auxiliaries or judicial actors in charge of a control or inspection mission, when required by law.

6. Data retention

We retain your Personal Data according to our retention policy and in accordance with our obligations under applicable law. Under our retention policy we only retain data for as long as relevant to initiate, maintain or administer our business relationship with you, the company or organization that you represent.

Our retention policy uses the following criteria to establish applicable retention periods for any specific collection or processing:

- Type and Category
- Legal basis
- Purpose for which it was originally collected
- Legal and Regulatory requirements
- Data Limitation rule.

Where we rely on your consent as legal basis for our processing, you may revoke your consent at any time. In the event you withdraw your consent we may nonetheless be required to keep your personal identifiable data for defined period, in order for us to meet our legal obligations and defend ourselves in legal disputes under certain circumstances.

7. Security Measures

We aim to implement appropriate technical and organizational measures to protect your personal data against accidental or unlawful destruction, accidental loss or alteration, unauthorized disclosure or access and any other unlawful forms of processing.

We aim to ensure that the level of security and the measures adopted to protect your personal data are appropriate for the risks presented by the nature and use of your personal data.

We restrict access to your personal data to our employees and suppliers who need to use the information in order to process it on our behalf, and who are contractually required to keep your personal data secure and under a duty of confidentiality.

8. Your rights related to our processing of your personal data

If you are residing in the EU, the GDPR gives you following rights:
1) A right to request confirmation whether we process personal data relating to you and where such data is being processed.

2) If we process personal data about you – you have the right to request access to what information we have about you.

3) If the personal data we have about you is incorrect or inadequate, you are entitled to request your data to be corrected or supplemented.

4) To request your personal data be deleted or object to having your personal data processed by us. Please note however, a request for deletion or objection can be denied where EXINI have a compelling interest to do so, for example, where we are legally obligated to process your data.

5) To request that your personal data transferred in electronic format.

Before responding to a request, we have a legitimate interest to ensure the authenticity of your request and identity. Please provide proper documentation or other means to verify your identity together your request.

If you believe we processed your personal information in violation of applicable Data Protection laws, please raise your concerns with us directly and contact our DPO at dpo@exini.com.

If you are not satisfied with our response, or you wish to move directly to file a complaint, please contact the Swedish Data Protection Authority which is the relevant supervising authority. Further instructions can be found on the Data Protection Authority website, www.datainspektionen.se.

9. Miscellaneous

This information is subject to regular review and EXINI reserves the right to revise the content of this information from time to time. If any part herein is inconsistent with applicable law, not applicable or for some reason cannot be maintained, however, other parts will not be affected in any way.

10. Contact us

If you have any questions or comments about the content of this information or if you want to rely on any of your rights as described hereinabove, you are welcome to contact us at dpo@exini.com.