COURSE ON HORIZONTAL AND VERTICAL AUGMENTATION IN THE ESTHETIC AREA

21st June 2025 Hotel Village Chia Laguna Resort – Chia, Italy Prof. Luigi Canullo & Prof. Arndt Happe

Enrolment form

GENERAL DATA						
Family name				First name		
Address						
ZIP code		City			Country	
Mobile Phone No.						
Email address						
Dietary requirements	lf you have spe	cific dieta	ry requirer	nents (vegetarian n	nenus, allergie	es etc), please specify:
Social dinner on <u>Friday 20th</u>				ipants is included ir er (60 <u>€ fee will appl</u>		

BILLING DATA				
Fiscal denomination				
VAT number				
Address				

- Payment: €1000 (plus VAT when applicable) must be sent at the time of registration
- 50% reimbursement before 21st May
- No reimbursement after 21st May
- Because of not having reached the minimum number of participants, the course might be cancelled within 21st May. All pre-paid fees will be completely reimbursed
- No flight tickets or hotel bookings will be reimbursed in case of course cancellation

*Chia Laguna Hotel Village is 50 minutes away from Cagliari Airport.

Transfer from airport to the course venue **can be reserved only** after the final confirmation of your place on the course and subject on provider availability.

BANK DETAILS							
Account holder	Tecnoss Dental srl						
Bank name	UniCredit Banca SpA	Bank branch	Pianezza (TO), Italy				
IBAN	IT27W0200830740000040124217						
BIC	UNCRITM1DI3						
Holder's address	Via Livorno 60, 10144 Torino, Italy						

Recommended Hotel

Hotel Village Chia Laguna Resort ****

Hotel Spartivento ***

Date	Place	
Family Name	First Name	
Signature		

Please return this form, complete with all the data and a receipt of the down payment, to <u>edu@tecnoss-dental.com</u>

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Tecnoss Dental s.r.l.

REGISTERED OFFICE Via Livorno, 60 | 10144 Torino | ITALY Phone + 39 011 2257396 | Fax + 39 011 2257398 info@tecnoss-dental.com www.osteobiol.com Banking coordinates: Account holder: Tecnoss Dental srl Bank: UniCredit Banca SpA |Bank address: Fil. Pianezza (TO, Italy) IBAN: IT27W0200830740000040124217 | SWIFT: UNCRITM1DI3

VAT: IT 08917490016 | Registro Imprese del Tribunale di Torino nº 08917490016 REA nº TO-1010057 | Capitale sociale: €10.000,00 i.v.

PRIVACY NOTICE – INFORMATION ACCORDING TO ART. 13-14 OF EU REGULATION NO. 679/2016 (GDPR)

Data Controller

Tecnoss Dental S.r.l., Italian tax registration number 08917490016, having its registered office at Torino (10144 – TO), via Livorno n. 60

Methods of data collection

Data will be processed by manual, computerized and telematic tools, on the basis of logic strictly linked to the purposes indicated in this privacy notice and, in any event, by subjects duly authorized to undertake such tasks, properly instructed and appraised of the restrictions imposed by GDPR, with use of security measures designed to both ensure the confidentiality of the personal data and prevent any undue accesses by third parties or unauthorized personnel.

Categories of personal data

Name and surname, address, email address, telephone number, fax number, dietary requirements, billing data (i.e. fiscal denomination, VAT number, fiscal address).

Nature of data provision

As to purposes 1-2-3 illustrated in the following below, the nature of the provision of the personal data is mandatory, as it is strictly necessary for the Data Controller to allow the data subject to attend the Course "Innovative Regeneration Techniques for the Treatment of severe Alveolar Ridge Atrophies" to be held in Rome on 16th May 2020.

As to purpose 4, the nature of the provision of the personal data is optional and the relevant refusal will not result in any prejudice. The data subject can revoke his/her consent at any time but any such revocation will not affect the processing made until the date of revocation.

Purpose and legal basis of the processing – data retention period

Purpose 1

Performance of the obligations related to the organization of the Course, more specifically to allow the data subject to attend the course. Legal basis of processing: performance of the agreement or performance of pre-contractual tasks. Data retention period: the term necessary for the fulfillment of the obligations arising from the organization of the course.

<u>Purpose 2</u>

Performance of legal duties related to the course (including administrative and accounting management of the relationship). Legal basis of the processing: the legitimate interest of the Data Controller in the correct management of the relationship, also in compliance with mandatory provisions of law. Data retention period: the term necessary for the fulfillment of the obligations arising from the organization of the course.

<u>Purpose 3</u>

Purpose of judicial protection, to prevent or prosecute infringements. Legal basis of the processing: the legitimate interest in protecting the rights and preventing any relevant infringements. Data retention period: it is equal to the period reasonably necessary to enforce the Data Controller's rights from the date of awareness of the offence or of the relevant potential commission.

<u>Purpose 4</u>

Purpose of marketing, to allow the Data Controller to deliver advertising communications via email concerning its activities, products and future educational events or conferences. Legal basis of the processing: data subject's consent. Data retention period: 24 months.

Recipients or possible categories of recipients of personal data

Tecnoss Dental S.r.I. should share your personal data with the following recipients:

- external consultants;
- services suppliers;

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• people involved in the organisation of the course;

- companies of Tecnoss Dental S.r.l.'s group;
- Judicial Authority or administrative bodies.

Except for the Judicial Authority, any administrative bodies or any companies of the group, all the above mentioned Recipients process the data by virtue of an agreement pursuant to art. 28 GDPR, acting as data processors.

You may obtain the updated list of the data processors at any time by writing to the Data Controller.

Where personal data are processed and transfer to third countries

Data will be processed and retained at Data Controller's offices, in Italy.

• The Data Controller shall not transfer the processed data to any third country.

Should data be transferred to third countries, the Data Controller undertakes to enter into data processing agreements pursuant to article 28 GDPR with standard clauses in accordance with the decision of the European Commission concerning protection clauses or by virtue of a decision of adequacy of the European Commission on data protection levels (Privacy Shield). Such parties located in third countries take only possession of the personal data which are necessary for the fulfillment of their obligations and can use it only to perform the services on behalf of the Data Controller or to comply with provisions of law.

Rights of the data subject

Any data subject has the right to request to the Data Controller, at any time, access to his/her personal data and a copy thereof, rectification or erasure of the same, restriction of the processing involving his/her data or to object to its processing, without prejudice to the lawfulness of the processing based on the consent given before the revocation.

When exercising his/her right of access, any data subject has the right to know whether his/her personal data is being processed, the purpose of the processing, the categories of personal data concerned, the recipients or categories of recipients to whom his/her personal data is disclosed (and, if is resides in a third country, on the basis of what guarantees), his/her data retention period (or the criteria used to determine the retention period), whether there is an ongoing automated processing (for example, through the profiling) and the rationale of such processing, the origin of the data (if it has not initially collected by Tecnoss Dental S.r.I.).

Such rights can be exercised by writing to the above mentioned Data Controller's address.

Any data subject has also the right to lodge a complaint before the competent authorities, subject to the conditions and limits set out in art. 13 GDPR.