

1. Name of the register	Mass screening register (<i>Joukkoseulonnan rekisteri</i>)
2. Data controller	Fimlab Laboratoriot Oy PO Box 66 33101 Tampere, Finland
3. Contact person in register-related matters and Data Protection Officer appointed by the organisation	Merja Maijala Data Protection Officer tel: 03-311 75259 email: tietosuoja@fimlab.fi
4. Purpose of and legal basis for processing personal data	<p>The basis for processing personal data stored in the mass screening register is, on a case-by-case basis, either the fulfilment of the data controller's statutory obligations, the client's consent or the data controller's legitimate interest to develop its operations.</p> <p>Fimlab Laboratoriot uses the register for the following purposes:</p> <ul style="list-style-type: none"> • Storage and compilation of statistics of reports, statistics and returned post related to mass screening • Creation of referrals for further care • Development of the organisation's own operations and processes • Compilation of statistics and reporting of operations
5. Data content of the register	<p>The following personal data may be collected of the data subject:</p> <ul style="list-style-type: none"> • Name and social security number of the patient and public contact details • Home municipality • Unit of further care • Laboratory test results • Name and job title of physician/nurse
6. Regular sources of data	<p>Personal data are collected from laboratory systems, pre-examiners of pathology, persons in charge of mass screening, physicians who give referrals for further care, the Finnish Cancer Registry and the database of the Pirkanmaa Hospital District.</p>
7. Recipients of data	<p>Data may be disclosed from the laboratory register as follows:</p> <ul style="list-style-type: none"> • Referrals for further care are delivered to the further care unit • Statistics are utilised in municipal reporting (excluding personal data) • Necessary reports to authorities

	<ul style="list-style-type: none"> Data of returned letters are disclosed to the administrator of personal database for the purpose of developing the system, if necessary
8. Transfer of data outside the EU or EEA	In principle, personal data in the register are not transferred outside the EU or EEA.
9. Retention of personal data	The data collected in the register are stored only for as long and to the extent necessary for the original or appropriate purpose for which the personal data were collected. Personal data within the scope of this privacy policy are retained for as long as the data controller utilises the data for the purposes defined in section 4. Personal data stored in the register are erased when the legal basis for their processing ceases to apply.
10. Principles of protection	<p>Appropriate technical and organisational measures have been taken to ensure the information security of the register and the confidentiality, integrity and accessibility of the personal data collected.</p> <p>Manual material is stored in an archive and in laboratory facilities controlled with access control and/or a locking system. Electronic material is protected securely so that it can only be accessed from the organisation's intranet. The access rights to the organisation's information systems and files are based on personal access rights, the use of which is controlled.</p> <p>Databases are maintained by the computer service provider. Fimlab Laboratoriot Oy's guidelines on data security and data privacy are observed in the retention of data.</p>
11. Right to access and rectify data (Article 15 and 16)	The data subject shall have the right to know which of their personal data have been stored in the register. The request to access data or have data rectified is submitted by sending a written request to the Data Protection Officer (tietosuoja@fimlab.fi). After submitting their request, the data subject must identify themselves at the data controller's service point in order to verify the identity of the applicant in accordance with the data controller's instructions or, alternatively, the data controller may require the data subject to provide any necessary additional information to verify the applicant's identity due to the sensitivity of the data requested.
12. Right to erasure (Article 17)	<p>The data subject shall have the right to obtain from the controller the erasure of personal data concerning them without undue delay if</p> <ul style="list-style-type: none"> the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed; the data subject withdraws their consent on which the processing is based, and where there is no other legal ground for the processing; the personal data have been unlawfully processed; or

	<ul style="list-style-type: none"> the personal data must be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject. <p>The request to have data erased is submitted by sending a written request to the Data Protection Officer (tietosuoja@fimlab.fi). After submitting their request, the data subject must identify themselves at the data controller's service point in order to verify the identity of the applicant in accordance with the data controller's instructions or, alternatively, the data controller may require the data subject to provide any necessary additional information to verify the applicant's identity due to the delicacy of the data requested.</p> <p>Despite the request to have data erased, the data controller may be entitled to continue the processing personal data stored in the register based on a legal reason under Article 17(3) of the General Data Protection Regulation.</p>
<p>13. Right to restriction of processing (Article 18)</p>	<p>The data subject shall have the right to obtain from the controller restriction of processing if</p> <ul style="list-style-type: none"> the accuracy of the personal data is contested by the data subject; the processing is unlawful, and the data subject opposes the erasure of the personal data and requests the restriction of their use instead; the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise, or defence of legal claims. <p>The request to restrict the processing of data is submitted by sending a written request to the Data Protection Officer (tietosuoja@fimlab.fi). After submitting their request, the data subject must identify themselves at the data controller's service point in order to verify the identity of the applicant in accordance with the data controller's instructions or, alternatively, the data controller may require the data subject to provide any necessary additional information to verify the applicant's identity due to the sensitivity of the data requested.</p>
<p>14. Right to withdraw consent (Article 7)</p>	<p>The data subject shall have the right to withdraw their consent at any time. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.</p>
<p>15. Right to data portability (Article 20)</p>	<p>The data subject shall have the right to receive the personal data concerning them, which they have provided to the data controller, in a structured, commonly used, and machine-readable format and have the right to transmit those data to another controller. This right shall apply to personal data which have been processed automatically and based on consent or for the purpose of implementing an agreement. After submitting their request, the data subject must identify themselves at the data controller's service point in order to verify the identity of the applicant in accordance with the data controller's instructions or, alternatively, the</p>

	data controller may require the data subject to provide any necessary additional information to verify the applicant's identity due to the sensitivity of the data requested.
16. Right to lodge a complaint with a supervisory authority (Article 77)	The data subject shall have the right to lodge a complaint with a supervisory authority if the data subject considers that the processing of personal data relating to them infringes the General Data Protection Regulation.