

LIST OF ACTIVATABLE BENEFITS

- Reimbursement of healthcare costs following Occupational and Non-occupational Accidents**
- Flat-rate compensation following an Occupational Accident with Hospitalisation between 16 and 29 days**
- Flat-rate compensation following an Occupational Accident with Hospitalisation for 30 days or more**
- Flat-rate compensation for Permanent Invalidity resulting from an Occupational Accident**
- Reimbursement of Healthcare Costs for Occupational Accidents with neuromotor rehabilitation lasting > 60 days but < 181 days**
- Reimbursement of Healthcare Costs for Occupational Accidents with neuromotor rehabilitation lasting > 180 days but < 361 days**
- Reimbursement of Healthcare Costs for Occupational Accidents with neuromotor rehabilitation lasting > 360 days**
- Reimbursement of Healthcare Costs for Occupational Accidents with neuromotor rehabilitation for serious traumatic brain injury and/or spinal cord injury**
- Compensation of Board and lodging for accompanying person for rehabilitation taking place outside the Province of residence equal to € 50.00 per day for a maximum of 90 days**
- Compensation of Board and lodging for accompanying person for rehabilitation taking place outside the Region of residence equal to € 75.00 per day for a maximum of 90 days**
- Reimbursement of Costs of transport by ambulance for rehabilitation taking place outside the Province of residence**
- Reimbursement of Costs of transport by ambulance for rehabilitation taking place outside the Region of residence**
- Reimbursement of Dental Costs incurred following an Occupational Accident**
- Lump-sum Death Payment for Occupational Accident with sum doubled in the case of children with disabilities or aged < 14 years**
- Funeral Benefit in the event of Death following an Occupational Accident**
- Reimbursement of Healthcare Costs following an Occupational Disease resulting in Permanent Invalidity equal to or > 55%**
- Funeral Benefit in the event of Death following an Occupational Disease**

Signature of the Ensured Party, if over 18, or of both parents (or guardian), if under 18. In the event of death of the Insured, the form must be signed by all beneficiaries of compensation. By signing, you confirm that the information provided on the claim is accurate and the IBAN provided for an y compensation is correct.

Place and date

First names and surname of the Ensured Party

Signature

(or, for minors, the person acting on his/her behalf)

In the event of death of the Insured, names and surname of beneficiaries

_____	_____	_____
_____	_____	_____
_____	_____	_____

Privacy Policy Statement to users of the SANEDIL Fund.

Pursuant to Articles 13 and 14 of Regulation (EU) No 2016/679 (European regulation on personal data protection - GDPR) and in relation to the personal data to be processed, the data subject is hereby informed of the following:

Identity and contact details of the Data Controller

Our details, which you can use to contact us for any clarification you may require, are as follows.

- The Data Controller is: Sanedil (Via Giuseppe Antonio Guattani 9, 00161, Rome, Italy)
- The Data Protection Officer may be contacted by email at the address: privacy@fondosanedil.it.

Purpose of processing of your personal data and the relative Legal Basis

The reasons we ask you for your personal data are as follows.

The data provided is collected for the purpose of carrying out the procedures required for users of the supplementary health fund for construction workers (Article 6, letter b, of the GDPR).

The data provided will also be processed, for the legitimate interest of SANEDIL, for performance of data analysis (excluding specific data), in accordance with the parameters of the service offered, geographical location and others to improve the service offered and, if applicable, for exercise and defence of rights (Article 6, letter f, of the GDPR).

Use of the data for the above-mentioned purposes is obligatory. Failure to provide the data and/or express refusal of consent to processing will render it impossible for the Data Controller to carry out the above-mentioned procedures.

Categories of personal data processed

The types of personal data we process are as follows.

For the purposes stated in the previous paragraph, personal data falling within the category of identification data, such as the following, will be processed:

- personal and contact details (first names, surname, data of birth, tax code, address, telephone number, etc.);
- employment details (employing company, contract type and duration, and salary);
- bank details.

Specific categories of personal data (relating to your health), essential in order to provide you with the requested services, will also be processed.

Categories of personal data recipients

Those who may process your personal data and those to whom it may be communicated are as follows.

For the above-mentioned purposes, the personal data you provide may be made accessible to:

- Employees and associates of the Data Controller, in their capacity as operators authorised to perform data processing.
- Third parties who perform activities on behalf of the Data Controller, in their capacity as Independent Data Controllers (UNISALUTE for benefits and UNIPOLSAI for reimbursements) or Data Supervisors (OPENBOX for management of information systems, and the CASSE EDILI / EDILCASSE construction workers' welfare funds for interfacing with members).
- Judicial or supervisory authorities and public administrations and bodies.

General principles

The general characteristics of the personal data processing are as follows.

The data will be processed in a lawful, proper and transparent manner in relation to the data subject, collected for the purposes indicated above, limited and stored for the necessary length of time using appropriate security measures.

The data will be processed exclusively in EU countries or those for which an adequacy decision applies.

The personal data will not be communicated or disseminated outside of the categories of recipients indicated in the previous point.

The data is not intended to be processed using automated decision-making processes.

Personal data retention period

The length of time for which we will retain your personal data is as follows.

The personal data collected for the purposes indicated in the previous paragraph will be processed and retained for a maximum of 10 years after the last entry. Longer periods are possible in the event of disputes until expiry of such terms.

Exercisable rights

All the rights we guarantee you in relation to your personal data are as follows.

In accordance with the provisions of Chapter 3, Section 1, of the GDPR, you have the right to:

- Request access to and rectification, erasure, restriction and objection to processing of your data.
- Withdraw your consent to processing at any time you so wish, without this affecting the lawfulness of the processing based on consent before its withdrawal.
- Lodge a complaint with a supervisory authority.

You may exercise these rights (with the exception of the latter) simply by sending a request by email to the Data Controller's address, indicated above.

NOTICE TO THE DATA SUBJECT ON USE OF HIS/HER PERSONAL DATA AND ON HIS/HER RIGHTS

Dear Sir/Madam,

Pursuant to Articles 13 and 14 of Regulation (EU) No 2016/679 - General Data Protection Regulation (hereinafter also 'the Regulation'), please be advised that UnipolSai Assicurazioni S.p.A. (hereinafter 'UnipolSai') needs to use some of your personal data to assess the claim and provide you with the relative insurance benefits and claims settlements connected to the policy entered into with employees subscribing to the 'SANEDIL' Italian national supplementary healthcare fund for construction workers, to which one of the national collective bargaining agreements pursuant to Article 1 of the Fund's charter applies, or, in any case, employees of businesses subscribing to the construction workers' welfare funds (Casse Edili/Edilcasce) established by the founders of the said Fund and/or any third parties sustaining damages.

The personal data in question (for example, first name, surname, address, data and place of birth, profession, fixed and mobile telephone numbers and email address) is provided to us by you yourself or by other parties¹. This data could also include specific categories of personal data² relating, in particular, to your health, where strictly necessary for provision of the insurance benefits requested by you or to which you are entitled (claims settlement).

Provision of this data is necessary for settlement of the claim³ and, in some cases, required by laws, regulations, EU legislation or provisions issued by parties such as the Italian Judicial Authority or other Authorities, including supervisory ones⁴. Without this data, we will be unable to properly provide you with the benefits requested. Optional provision of some additional data (relating to your contact details) may, furthermore, be useful in facilitating in the sending of service notifications and communications.

Your data will be used for purposes closely connected to insurance and claims settlement activities, such as, for example, (i) provision of the contractual benefits and insurance services requested by you and fulfilment of the relative regulatory, administrative and accounting requirements, (ii) activities for prevention and combating of fraud, (iii) exercise and defence of legal claims, if applicable, and (iv) analysis of data (excluding that of a specific nature) in accordance with product parameters, policy features and claims information, associated with statistical and pricing assessments. Where necessary, for the said purposes and related administrative and accounting activities, your data may also be acquired and used by the other Companies in our Group⁵. Processing for the purposes indicated in points (ii), (iii) and (iv) is necessary for the pursuit of the legitimate interests of our Company and the others in our Group for performance of the above-mentioned activities.

Your data will be processed for the associated claims settlement activities and may be communicated to parties, either public or private, both internal and external to our Company, involved in the provision of insurance services concerning you⁶ or in operations necessary for fulfilment of the obligations associated with insurance/claims settlement activities⁴ also in view, where not required by law, of the legitimate interests of our Company and of the said parties in providing the said benefits and performing the said operations in relation to the claim concerning you. For specific fraud prevention and investigation necessities, the data may also be communicated to insurance companies not belonging to the Group, where essential to the pursuit by Company and/or the said companies of legitimate interests relating to such necessities or, in any case, for defence investigations and legal protection of rights in criminal matters.

We may only process any of your data falling within specific data categories (for example, relating to your health) after obtaining your explicit consent⁷ and, in any case, where this is necessary for the purposes of management and settlement of the claim.

Your data will not be disseminated, will be processed according to appropriate methods and procedures, including those of a computerised and telematic nature, and may be disclosed to personnel instructed by our Company's departments and specifically authorised to process it, in their capacity as Data Processors, for pursuit of the above-mentioned purposes. To this end, some of this data may be communicated to third parties connected to the insurance or reinsurance sector and, for certain services, to parties trusted by us to perform, on our behalf, tasks of a technical, organisational and operational nature⁸. Your personal data will be stored in full compliance with the security measures set out by applicable personal data protection legislation and will be retained for the term of the insurance contract and, at the end of this term, for the time period required by legislation on the retention of documents for administrative, accounting, tax, contractual and insurance purposes (normally 10 years). The 'SANEDIL' Italian national supplementary healthcare fund for construction workers (in the capacity of Policyholder) may become aware of certain data relating to the claim concerning you (for example, the claim number, the filing date, the date of the accident, the year it occurred, and the description of the accident type), with the exclusion of data belonging to specific categories, in order to guarantee its own legitimate interest in monitoring the progress and costs of the policy.

Privacy legislation (Articles 15-22 of the GDPR) grants the you right to access data concerning you, at any time, as well as to obtain its rectification and/or completion, if inaccurate or incomplete, or its deletion or restriction of processing where the conditions are met, to oppose its processing for reasons relating to your specific situation, to portability of the data provided by you, where processed automatically for the contractual services requested by you, within the limits of the provisions of the GDPR (Article 20), and to withdraw your consent provided for the processing purposes that require it (such as use of data on your health), without prejudice to the lawfulness of processing performed before the said withdrawal.

The Data controller of your data is UnipolSai Assicurazioni S.p.A. (www.unipolsai.it) with registered office at Via Stalingrado 45, 40128 Bologna, Italy.

The Data Protection Officer is at your disposal for any clarification you may require, and may be contacted at UnipolSai Assicurazioni S.p.A.'s headquarters, indicated above, at the email address privacy@unipolsai.it which you may also use to exercise your rights and to receive an up-to-date list of the categories of recipients of the data relating to the note (6). This is without prejudice to your right to lodge a complaint with the Italian Data Protection Authority should you deem this necessary for protection of your personal data and your associated rights.

¹ For example, holders of collective or individual policies qualifying you as an insured party, beneficiary or owner of insured or damaged goods (see third-party liability policies), as well as databases accessible at the pre-approval, approval and settlement stages.

² This is data revealing information not only on your health condition but also on your racial or ethnic origin, religious or philosophical beliefs, political views and trade union membership, as well as genetic or biometric data capable of unequivocally identifying a person.

³ For example, to arrange claim settlement or payment or provision of other benefits; for fulfilment of other specific contractual obligations; for fraud prevention and investigation, in conjunction with the other Companies in the Group, and associated legal action; for establishment, exercise and defence of the policyholder's rights; for management and internal monitoring; for statistical and pricing activities.

⁴ For fulfilment of specific legal obligations, for instance for (i) provisions by the Institute for Insurance Supervision (IVASS), the National Commission for Companies and the Stock Exchange (CONSOB), the National Authority responsible for the supervision of Italian pension funds (COVIP), Bank of Italy, the Italian Competition Authority (AGCM) or the Italian Data Protection Authority, (ii) requirements relating to identification, retention and appropriate checking of clients and to report suspicious operations pursuant to regulations on anti-money laundering and combating the financing of terrorism (Italian Legislative Decree 231/07), (iv) development of a Central Computerised Database managed by the concessionaire for public insurance services Consap on behalf of the Italian Ministry of Economy and Finance (as Data Controller) for the purposes of prevention fraud by identity theft, (v) development of other databases to which communication of the data is obligatory, such as the Italian Central Accident Database and the SITA ATRC Database of Risk Certificates managed by the Italian National Association of Insurance Companies (ANIA).

⁵ Gruppo Unipol, with Unipol Gruppo S.p.A. as parent company. For further information, please see the list of the Group's companies available on the Unipol Gruppo S.p.A. website www.unipol.it.

⁶ Specifically, your data may be communicated to and/or processed by the Data Controller Company of your claim, by companies in the Unipol Group (a complete list of the companies in the Unipol Group is available on the Gruppo Unipol S.p.A. website www.unipol.it) and by parties forming part of the so-called 'insurance chain', in Italy and, where necessary for provision of the requested services (for example, relating to the assistance guarantee), in countries of the European Union or even outside the EU, such as: other insurers, co-insurers and reinsurers; insurance and reinsurance intermediaries and other insurance contract acquisition channels; banks; medical consultants; adjusters, lawyers, private investigators, garages, settlement service companies; affiliated clinics or healthcare facilities; and public or insurance bodies, also within the insurance sector, for fulfilment legal and supervisory requirements (such as the concessionaire for public insurance services Consap); other databases to which communication of the data is obligatory, such as the Italian Central Accident Database (a complete list is available at our headquarters or from the Data Protection Contact Officer).

⁷ This is without prejudice to processing of such data where essential due to specific necessities relating to defence investigations or legal protection of rights in criminal matters regarding any unlawful or fraudulent conduct.

⁸ For instance, IT or telematic service or data archiving companies; service companies entrusted with claims management, settlement and payment; management support companies including postal service companies; auditing or advisory companies; risk management consultancies; fraud control service companies; debt collection agencies; other parties or databases to which communication of the data is obligatory.

Declaration not to be sent to UnipolSai Assicurazioni S.p.A.

DELEGATION, IF APPLICABLE, TO THE 'FACILITATOR': I hereby delegate Mr/Ms _____,

born in _____, (province ___), on ___/___/_____, to deliver this request for activation of the service and/or

request for reimbursement, including any relative attached documentation, to the front desk of the relevant Cassa Edile/Edilcassa construction workers'

welfare fund, for the sole purpose of obtaining the benefits under the SANEDIL Healthcare Plan.

Signature of the Ensured Party, if over 18, or of both parents (or guardian), if under 18. In the event of death of the Insured, the form must be signed by all beneficiaries of compensation.

Place and date

First names and surname of the data subject
(or, for minors, person acting on his/her behalf) Firma
In the event of death of the Insured, names and surname of beneficiaries

Signature

* Please attach a copy of the Delegating Person's identity document. The signature must be in full and legible and does not require authentication.