



# Exercising the right of removal of data

## Details of data controller

**Entity Name:** National Foundation for Cardiovascular Research Carlos III

**Address:** Calle Melchor Fernández Almagro 3 28029 Madrid

**CIF:** G82316753

## Details of the person or legal representative

Mr. / Mrs. ...., being of age, residing in Calle / Plaza ..... no. ...., Location .....Province ..... Post Code ..... Autonomous Community ..... Identification number ....., document of which a copy is attached to the present communication, hereby exercises the right of removal of data, in accordance with the provisions of Article 16 of Organic Law 15/1999 of 13 December on the Protection of Personal Data and of Articles 31 and 32 of Royal Decree 1720/2007 of 21 December, which approves the regulation implementing Organic Law 15/1999, and therefore

## REQUESTS

to be granted the removal of their personal data within ten days from the receipt of this application and to be notified in writing regarding the result of the removal carried out.

In the case that the request for removal of said data is denied, notification must be made within ten working days to the interested party offering up a justified resolution for said denial so that the interested party is able to seek legal action in front of the Spanish Agency for Data Protection, as outlined in article 18 of the before mentioned Organic Law of 15/1999.

In the case that the data held has previously been passed onto third parties it remains the responsibility of the current data controller to communicate the exercise of the right of removal of data to said third party so that they do the same, within the same period of ten days from notification.

In ..... on the .....of....., 20....

Signature