

## GDPR PRIVACY NOTICE

Why we collect your personal data and how we use it!

When you supply your personal data to Flashlash, they are stored and processed for the following reasons:

- . We need to collect some personal information about you and your health in order to make sure there are no contraindications to your treatment, and legal requirements. You can of course, refuse to provide the information, however, unfortunately we would have to refuse your treatment as this form is a legal requirement of our insurance.
- . Provided we have your consent (everyone signs a consent form at their first appointment) we may occasionally send you emails/what's app/texts/messenger/Instagram to let you know about our latest news and offers.
- . We have a legal obligation to retain your records for 7 years after your most recent appointment. After this time your records will be destroyed in a method compliant with GDPR.
- . Records retained on paper, which is locked in a cabinet, is only accessible by staff of Flashlash.
- . You have the right to see what personal data of yours we hold and you can ask the owner of

Flashlash to correct any factual errors. Provided the minimum period has elapsed, you may also ask the business to erase your records.

- . We would like you to be absolutely confident that we treat your personal data responsibly and that we do everything we can to make sure that only people who can access that data have a genuine need to. Of course if you feel we have mishandled your data in some way, you have the right to make a formal complaint against Flashlash.