

EXPLICIT CONSENT TO THE PROCESSING OF SPECIAL CATEGORIES OF PERSONAL DATA

pursuant to Articles 6(1)(a) and 7 and 9(2)

Regulation (EU) 2016/679 of the European Parliament and of the Council
("Explicit Consent")

I.

Identification and contact details of the Controller

1. The controller of personal data is the company MEDDI hub a.s., Na Florenci 2116/15, Nové Město, 110 00 Prague 1, ID No.: 062 30 458, registered with the Municipal Court in Prague, insert B 25071, email: info@meddihub.com (hereinafter referred to as the "**Controller**").
2. The Controller's contact details are as follows: delivery address MEDDI hub a.s., Na Florenci 2116/15, Nové Město, 110 00 Prague 1, e-mail address info@meddihub.com, telephone 222 262 933, data box ID: c4sm6bf (hereinafter referred to as "**Controller's contact details**").
3. The Controller has appointed a data protection officer. The contact details of the data protection officer are:
 - Name of the delegate: Barbora Žochová
 - Email: dpo@meddi.com

II.

Definitions

1. Capitalized terms and expressions used above or below in this Explicit Consent have the same meanings as assigned to them in the MEDDI app Terms and Conditions ("**T&C**"), unless otherwise specified in this Explicit Consent. The T&C are available on the website www.meddi.com under the documents tab and/or on the App.

III.

Provision of personal data

1. The user (hereinafter referred to as "**Data Subject**" or "**User**") of the Application, available via the web server www.meddiapp.com and/or the mobile application MEDDI app (hereinafter referred to as "**Application**") hereby grants the Controller explicit consent to the processing of personal data (hereinafter referred to as "**Consent**"), pursuant to Article 6(1)(a), Art. 7 and Art. 9(2) of the Regulation (EU) 2016/679 of the European Parliament and of the Council (hereinafter referred to as "**GDPR**"), namely to the processing of a **special category of personal data** consisting of data on the User's health status, which the Controller obtains from the User when the User uses the Application (together the "**Personal Data**").
2. In connection with the processing of Personal Data, the Controller shall provide the Data Subject with the following information in accordance with Article 13 of the GDPR.

IV.

Purpose of processing personal data

1. On the basis of this Consent, the Controller will process the Personal Data referred to in point III. paragraph 1:
 - for the purpose of making them available to the Provider during the mutual interaction of

the User and the Provider in the Application environment; in the event that the Provider, while providing the Services to the User, suggests another specialized examination in which the User is interested, the Controller is entitled to use the User's data obtained from the User to ensure the User's order for the necessary specialized examination;

- in order to store, manage and archive them for further use within the Application by the User or the Provider;
- to fulfil the contractual obligations of the Controller towards the User and the Provider arising from the Contract, in particular the T&C.

2. No automatic individual decision-making within the meaning of Article 22 of the GDPR is made by the Controller on the basis of the Consent.

V. Other recipients of personal data

1. The Controller lists other recipients of Personal Data at this point:

- The Provider to whom the Personal Data of the Patient referred to in point III. paragraph 1. may be disclosed in the User's interaction with this Provider;
- external entities providing server, cloud or IT services to the Data Controller.

VI. Period of processing of personal data

1. The User's personal data will be processed by the Controller for the duration of the User's account. Personal data will be deleted if the User Account is cancelled or if this Consent is revoked.
2. Consent is given voluntarily, and the User is under no obligation to provide it and in the event that you do not provide it to the Controller, the User is not subject to any penalty. However, you may not use the Application without such Consent.

VII. Rights of the data subject

1. In accordance with data protection regulations, the Data Subject has the following rights:
 - a) **RIGHT OF ACCESS:** to Personal Data at the Controller, which means that the Data Subject may at any time request confirmation from the Controller whether or not Personal Data are processed, and if so, for what purposes, to what extent, to whom they are disclosed, how long they will be processed, whether they have the right to rectification, erasure, restriction of processing or to object, where the Personal Data were obtained from, and whether automated decision-making, including possible profiling, occurs on the basis of the processing of Personal Data. The data subject also has the right to obtain a copy of the Personal Data, whereby the first provision is free of charge, and the Controller may require reasonable administrative costs for further provision;
 - b) **RIGHT TO RECTIFICATION:** of Personal Data, which means that the Data Subject may at any time request the Controller to correct or complete the Personal Data if it is inaccurate or incomplete;
 - c) **RIGHT TO ERASURE:** Personal Data, which means that the Controller must delete Personal Data if (i) it is no longer necessary for the purposes for which it was collected or otherwise processed, (ii) the Data Subject withdraws Consent and there is no further reason for the processing, (iii) the Data Subject objects to the processing and there are no overriding

legitimate grounds for the processing, (iv) the processing is unlawful, or (v) a legal obligation to do so exists;

- d) **THE RIGHT TO RESTRICTION OF PROCESSING:** the processing of Personal Data, which means that until the disputed issues regarding the processing of Personal Data are resolved, specifically if (i) the Data Subject disputes the accuracy of the Personal Data, (ii) the processing is unlawful but instead of erasing the Personal Data, the Data Subject only wants to limit the processing, (iii) the Controller no longer needs the Personal Data for the purposes of the processing but the Data Subject does, or (iv) if the Data Subject objects to the processing pursuant to Section VII. (f) of this Consent (Art. 21(1) GDPR), the Controller may only store the Personal Data and further processing is subject to the Data Subject's consent or that the Personal Data is needed for the establishment, exercise or defence of legal claims;
- e) **RIGHT TO PORTABILITY:** Personal Data, which means that the Data Subject has the right to obtain the Personal Data that he or she has provided to the Controller with consent to processing or for the purposes of performance of a contract in a structured, commonly used and machine-readable format, and further has the right, if technically feasible, for the Controller to transfer such Personal Data to another controller;
- f) **THE RIGHT TO OBJECT:** to the processing of Personal Data, which means that the Data Subject may lodge a written or electronic objection with the Controller to the processing of his or her Personal Data, thereby causing the Controller not to process the Personal Data further, unless he or she demonstrates compelling legitimate grounds for the processing which override the interests of the Data Subject or his or her rights and freedoms.

2. The Data Subject may exercise all of his/her rights set out in the preceding paragraph with the Controller in the following ways:
 - a) a request in written documentary form (with a certified signature) delivered to the Controller's address; or
 - b) a request in written electronic form (e-mail with a recognized electronic signature) delivered to the e-mail address of the Controller; or
 - c) a request in written electronic form (data message) delivered to the Controller's data box; or
 - d) requests in written electronic form from the email address that is listed in your user profile.
3. Furthermore, the Data Subject has the right to lodge a complaint against the processing of Personal Data with the Office for Personal Data Protection at Pplk. Sochora 27, 170 00 Prague 7 (website: www.uouu.cz).

VIII. Withdrawal of consent

1. The User may revoke this Consent at any time, free of charge, by e-mail sent to the above address, in the Application or by written communication to the Controller at its registered office. The same effects shall also apply to the cancellation of the User's account in accordance with the procedure provided for in the T&C.
2. Withdrawal of Consent shall not affect the lawfulness of processing based on Consent granted prior to its withdrawal.
3. Upon expiry of the Consent, the Personal Data will be deleted in accordance with this Article, unless there is another lawful reason for further processing.